The JUDGMENT of Whole Kingdoms and Nations, 5

Concerning the

RIGHTS, POWER, and PREROGATIVE

OF KINGS,

ANDTHE

Rights, Priviledges, and Properties

OF. THE

PEOPLE:

SHEWING.

The Nature of Government in general, both from God and Man. An Account of the British Government, and the Rights and Priviledges of the People in the Time of the Saxons, and fince the Conquest. The Government which God ordain'd over the Children of frael; and that all Magistrates and Governors proceed from the People, by many Examples of Scripture and Hiflory, and the Duty of Magistrates from Scripture and Reason. Nine Emperors, and above fifty Kings deprived for their evil Government. The Rights of the People and Parliament of Britain, to refult and deprive their Kings for evil Government, by Ring Henry's Charter, and by many Examples.
The Prophets and ancient Fews, Strangers to absolute Passive Obedience: Re-

fifting of arbitrary Government is allow'd by several Examples in Scripture, and by undeniable Reason.

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A large Account of the Revolution; with the Names and Proceedings of Ten Bishops, and above Sixty Peers, concern'd in the Revolution before King James went out of England.

Several Declarations in Queen Elizabeth's Time of the Clergy in Convocation, and the Parsiament who affisted, and julified the Scotch, French and Duteb, in refifting of their evil Princes.

Recommended as proper to be kept in all Families, that their Childrens Children may know the Birth-right, Liberty and Property belonging to an English-man.

Written by a true Lover of the Queen and Country, who wrote in the Year 1689. in Vindication of the Revolution, in a Challenge to all Jacobites, which was answer'd and Printed with a Reply annex'd to it; and who wrote in the Year 1690. against absolute Passive Obedience, and in Vindication of the Revolution; in a Challenge to Sir R. L' Estrange, Dr. Sherlock, and eleven other Divines; to which no Answer ever was made, which Challenges and Answer are to be seen in the first Volume of State Tracts in Folio, Printed in the Year 1705. who now challenges Dr. Hicks, Dr. Anerbury, Dr. Welton, Mr. Milbourne, Mr. Higgins, Mr. Lestey, Mr. Collier, Mr. Whaley of Oxford, and the great Champion, Dr. Sacheverell, or any facebite in Great Britain to answer this Book .

The Third Edition corrected, with Additions.

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JUDGMENT

Of Whole

KINGDOMS and NATIONS, &c.

Overnment in general, as ordain'd and instituted by God, is circumscribed and limited by him to be exercised according to the Laws of Nature, in Subserviency to his own Glory, and the Benefit of Mankind. All Rulers are confin'd by the Almighty and supreme Sovereign, to exert their governing Power for the promoting his Service and Honour, and to exercise their Authority for the Safety, Weifare, and Prosperity of those over whom they are established. Tho' there were no previous Compacts and Agreements between Princes and People as to thefe, yet Princes wou'd be oblig'd to observe 'em, forasmuch as they are settled and determined by the Law and Appointment of the divine Legislator, and of the universal Sovereign. Whosoever therefore refuleth to govern, in Subordination unto, and for God, and in order to the Protection and Benefit of the Community, ceafeth to answer the ands unto which Magistracy was instituted, and for which rectoral Authority is established over, and among Men. Nor is it in the Choice or Power of any Society, at their erecting the Forms of Government under which they are contented to live, and at their nominating the Persons to whom they commit the Right of admimiltring Justice towards, and over themselves, and of withstanding and avenging Injuries offered them by others, to enlarge and extend the Power of those whom they constitute their Rulers, beyond the Limits and Boundaries by which God hath stated and confined Magistrates in the Charter of Nature and Revelation. Tho' People may both then, and afterwards abridge themselves, as they think meet, in things under their own Disposal, and either contract or enlarge the Ruler's Power, in reference to what they have a Right to retain or depart from, for the real or imagined Benefit of the Community; yet they can no ways interpole in the dispofal of the Rights which belong unto God, and which he hath incommunicably reserved to himself; nor can they confer those measures and degrees of Authority upon those whom they elect and advance to Magistracy, which God hath antecedently precluded the one from bestowing, and the other from receiving. For Example, no Body, or Society of Men, can transfer a Power unto those whom they select and set apart from among themselves to be Rulers over the Community; by Virtue whereof those vested with Magistratical Authority, can withdraw their Subjects from their Allegiance to God, or act arbitrarily in presecribing and imposing what Religion they please, or destroy the meanest Person,

faving upon a previous Crime, and a just Demerit.

Propagation of Mankind, there were such Governments as are amongst us at this time. But in those Times each Father, without being subject to any superior Power, govern'd his Wife, Children and Servants according to his Will and Pleasure. Now it seems very probable, that even at the Time of the Deluge there was no Magnistracy or civil Constitution, but that the Government was lodg'd only in each Father of his ramily: For it is scarce to be imagin'd, that such abominable Disorders should have been introduc'd, where the Power of Magnistracy and Laws was exercis'd; and it is observable, that after once the Rules of Government were constituted, we do not find Mankind in general, run into such Enormities, of which God Almighty was oblig'd to purge the World by an universal Punishment. Puffendors's Introduction

to the History of Europe, p. T.

1. 3. Now God having, in the Institution of Magistracy confined fuch as shall be chosen Rulers, within no other Limits, in reference to our civil Concerns, fave that they are to govern for the Good of those over whom they come to be established; it remains free and entire to the People at their first Erection of, and Submission to Government, to prescribe and define what shall be the Meafures and Boundaries of the publick Good, and unto what Rules and Standard the Magistrate shall be reftrained, in order to his defending and promoting the Penefit of the Society of which he is created the civil and political Head. And every one being equally Master of his own Property and Liberty, antecedently to their Agreement with one another, and to the Compact of the Univerfality, or at least of the Majority with him, or those whom they call to rule over them; it evidently follows, that those who come to be cloathed with Magistracy, can lay claim to no more Authority over the Liberty, or pretend to no more Right in and over the Property of that Body Politick, than what the Community conferr'd upon them, and doth voluntarily divest themselves of, upon the Prospect of the Advantages arising to them from their living in Societies, and under Magistrates. We must suppose all Mankind to have been infatuated, if they should have submitted themselves to the Jurisdiction of one who had no antecedent Right to command them, meerly in order to their being in a worse Condition than they previously were. And therefore seeing the Power, Extent and Latitude of the Magistrate's Power must owe its Original to some Grant of the People, it is incumbent upon him to prove and justific the several Degrees and Measures of Authoris

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ty and Prerogative which he pretends to claim. And what he cannot derive from some Concellion of the Society, must be acknowledg'd to remain still vested in the People, as their reserved Privilege and Right. And whatever injurious Power he assumes and exercises over 'em, which he cannot prove their Surrender of from themselves unto him, argues not only his departing from the Compast betwixt him and the Community, by virtue whereof he was ordained and created their Ruler, but it renders him guilty of an Invasion upon the Rights of the whole Society, and upon every individual Member of it. Force or Conquest give no just nor legal Title over a People, by which the Conqueror becomes their Magistrate, until they, by some Consent, either tacit, or explicit, declare their submission to, and acquiescence in him, upon the best Terms which they can obtain, and that he is willing to grant. And as no civil Government is lawful, but what is founded upon Compact and Agreement between those chosen to govern, and them who condescended to be governed; so the Articles upon which they first stipulate the one with the other, become the Fundamentals of the respective Constitutions of Nations, and together with superadded positive Laws, are both the Limits of the Ruler's Authority, and the Measures of the Subjects Obedience. To extend the Governor's Right to command, and Subject's Duty to obey, beyond the Laws of ones Country, is Treason against the Conflitution, and Treachery to the Society whereof we are Members: And to dissolve the Tyes by which Princes stand confined. and overthrow the Hedges by which the referved Rights, Privileges and Properties of the Subjects are fenced about, tempts every Prince to become a Tyrant, and to make all his Subjects Slaves. All previous Agreements, Stipulations and Laws, are made infignificant by that pernicious and adulatory Doctrine of Non-refiftance. when our Rights are arbitrarily invaded, and the Constitution and Government openly attack'd: Such a Doctrine tricks and cheats those that were antecedently free, into a Noose, and State of Ihraldom and Bondage, under the specious and gilded Pretence of the divine Rights of Princes.

I. 4. As it is by Virtue of Compacts, Stipulations, Compromiles and Agreements, that all legal Governments have their Original and Establishment, that various and distinct Forms obtain in different Countries and that a Title and Right to exercise Authority, and the Method of arriving at it, is provided for and procur'd, so every Subject's Allegiance is first owing to the Constitution, and to the Ruler only, in the Force and virtue of what every Member of the political Society is bound unto, by the Terms of the original Pact and Settlement. Abstracting from the Constitution, and the Obligations which lays us under, no Man can challenge a Right of commanding us, nor do we owe him any Duty of Subjection and Obedience. Whosoever he be that, under a Pretence of being constituted Sovereign, does invade and subvert the fundamental Laws of the Society, he does thereby, ipso facto, annulal the legal Right he had to govern, and absolves all, who were

betute

before his Subjects, from the legal Engagements they were under of yielding him Obedience; so that the immediate and natural Ef. fect of a Prince's claiming what the Rules of the Constitution are so far from entituling him unto, that they preclude him from it, is the depriving himself of all right to claim any thing, and a resto. ring of the People to their State and Condition of primitive Freedom; of which, as they only divested themselves by and upon the Terms of the Constitution, so they did not depart from it any longer than that should be kept sacred and inviolable, nor any further than was covenanted and stipulated in, and by the Terms and Agreements therein specified and contained. And seeing it proceeds from the Efficacy of the foremention'd Contracts, that one Person becomes advanced from the common Level to the Title and Authority of a Sovereign, and that all others are, by their own Confent, put into the Condition of Subjects there doth artie from thence, not only a mutual Relation betwixt him that governs, and them that are governed; but the first and highest Treason is that which is committed against the Constitution, and such Crimes against the Person and Dignity of the supreme Magistrate, are only made and declared to be so, by reason of the Capacity he is put into by the Constitution, of preserving and defending the Society, and because it is needful, in order to the Peace, Welfare, and Safety of the Community, that he should be covered from all Danger, and rendred facred in his Person, and inviolable in hisregal Honour, while he answereth the Trust which the People, upon their assembling and uniting into a Body Politick, committed unto him, and does neither depart from the effential and fundamental Terms of the original Compact, nor from their necessary Provisions afterwards added, and enacted for preserving the Government in its primitive State and Frame. So that they neither are, nor can be Traytors who endeavour to preferve and maintain the Conflitution; but they are the Traytors who defign and pursue the Subversion of it; they are the Rebels that go about to overthrow the Government of their Country, whereas such as seek to support and defend it, are the truly loyal Persons, and do act conformable to the Ties and Obligations of Fealty. Nor is it meerly the first and highest Treason in it self, that a Member of a political Society is capable of committing, to go about to subvert the Constitu-tion; but it is also the greatest Treason he can perpetrate against the Person, Crown and Dignity of the King; for such an Endeavour both annuls and vacates all his Title to Superiority over those above whom he was exalted from the common Level, by virtue of the Constitution, and deprives him of all rightful and le gal Claim of rectoral Authority over the Society, by destroying the alone Foundation upon which it was erected, and by which it became vested with it. By cancelling the Charter from which is deriveth and holdeth his governing Power, he not only makes his Title to Sovereignty precarious, but renders every Claim of that kind, and every Challenge of governing the Community, to be a Invalion and Ulurpation. money of bed all

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9.5. To all which I will only further add under this Head, that as all legal Government is founded upon a mutual Stipulation and Compact, fo the first and most absolute Obligation arising from this Agreement, lies upon the Prince towards the People; whereas the Fealty and Duty, which by the faid Contract and Covenant they bind and engage themselves unto towards him, is in order but secondary and conditional. Whenever any Person is chosen from the rest of the Society, and raised to Kingship upon a foregoing and previous Contract with the Community, he becomes upon the very accepting it bound absolutely, and without Referve, to govern them according to the Terms and Measures which they have agreed and stipulated, and to rule them by the Tenor of the Laws, unto which they have circumferibed and confined him. Whereas all the Obedience and Fealty which they, who by that Agreement have render'd themselves Subjects, owe unto their ordained and created Sovereign, do derive their obligatory Power over them, and become due unto him, upon his governing them according to the concerted and stipulated Conditions, and his preferving unto them their referved Privileges, Liberties and Rights.

1. 6. As Great Britain has been the most provident and careful of all Countries in referving to it felf, upon the first Institution of, and Submission to Regal Government, all such Rights, Privileges. Liberties, as were necessary to render it either renown'd, and honourable abroad, or fafe, happy, and prosperous at home; so it hath, with a Courage and Magnanimity reculiar unto it, maintain'd its Privileges, and Liberties thro' a long Series of Ages, and either re-affur'd and secur'd them by new and superadded Laws, when there were Endeavours to undermine and supplant them, or else hath vindicated them with a generous Courage, even to the Deposition and Abdication of treacherous, usurping and tyrannical Princes, when more gentle, mild and Senatorian Methods were found weak and ineffectual to cover and protect them to themselves, and to convey and transmit them to such as were to The People of Britain have the same Title to, and come after. Security for the Enjoyment of their Liberties and Properties, that our Kings have to their Crowns, or for Defence of the Regal Dignity. For as they can plead nothing for what they enjoy or claim as Kings, but fundamental and politive Laws; to the Subjects Interest in his Liberty and Property is convey'd unto him, by the fame Terms and Chanels, and fenced about with the fame Hedges and Pales. Horn tells us in his Mirror, Chap. 1. That the Saxons having put an end to the Heptarchy, by reason of the continual Wars that attended the Reigning of so many Kings in so narrow a Compass of Land, they chose themselves one King to maintain and defend their Persons and Goods in Peace, by Rules of Law, and made him swear, that he should be obedient to suffer Right as well as his People should be. For according to Bradon, Lib. 3. C. 9. The whole Power of the King of England is to do Good, and not to do Hurt; nor can be do any thing as a King but what he can legally do. And as we know no King, but a King by Law; so we are affured B 3

by Fortescue, Lib. 1. c. 8. and 3. c. 9. That he governs not his People by a Regal and an Absolute Power, but by a Politick, i. e. by a Limited Legal Power. Hence our Princes were and are bound to swear at their Coronation, That they would govern according to Law, and preserve unto them all their Customs and Franchifes, (Stat. of Provis. 25. Ed. 3.) Nor can we have a clearer Evidence of the legal Extent of the King's Authority, and of the Dimension of the Obedience which the Subject is bound unto. than that which we have in the Oath of Fealty, formerly taken by the Subject; namely, That he should be obedient to all the King's Laws, and to every Precept and Process proceeding from the same. (Wilkins's Treat. Coron. &c. Court-Leet, &c. p. 140.) Nor is that unworthy our Observation, which Hen. I. writ to the Pope, when attack'd by him about the Matter of Investitures, viz. That he could not diminish the Rights either of the Crown or of the Kingdom, and that if he should be so abject and mean as to attempt it, the Barons and People of England represented in Parliament would not allow or permit it. 'Tis upon this Account affirm'd of an English King, That he can do no Wrong, because he can do nothing but what the Law impowers him. For tho' he hath all things subjected to his Authority, while he acts according to Law, yet there is nothing left to his arbitrary Will. The several Charters, especially that fliled The Great Charter, in and by which our Rights fland fecured, fworn and entail'd unto us, and to our Posterity; were not the Grants and Concessions of our Princes, but Recognitions of what we have referv'd unto our felves in the original Institution of our Government, and of what had always appertain'd unto us by common Law and immemorial Customs. And tho' thefe Privileges and Liberties came to be more distinally expressed and fignally ratify'd in the Great Charter, than they had been before; yet they had not only been acknowledg'd and transmitted down in the Laws of Edward the Confessor, as the Birth-right of every Englishman; which also, William, the first Norman King ratified as fuch: But they had long before been collected into a Body by King Edgar the Saxon, and were only revis'd, repeated and confirm'd by the Confessor. But amongst all the Rights and Privileges appertaining unto us, that of having a Share in the Legislation, and being to be govern'd by such Laws as we our selves shall chuse, is the most fundamental and essential, as well as the most advantageous and beneficial: For thereby we are enabled to make fuch fuccessive and continual Provisions, as to the Preservation of the Society, and the promoting either the temporal or eternal Welfare of the Subject, shall be found needful or expedient. And as by our being possessed of so great a Portion of the Legislative Power, and by our having a Right by feveral positive Laws to annual Parliaments, we can both relieve our felves from and against every thing that either threatneth, endangereth, or oppresseth us, and furnish, and accommodate the whole Community with all legal Succours and Means that are necessary for Peace, Preservation and Prosperity; so herein lies our figual Advantage and Felicity, that what

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we become interested in by a positive and Statute Law, it doth thereby and from thence, become a Part of our Right and Property, and not to be wrested again from us but by our own Consent. For as Bradon faith, Lib. 10C. 2. (tho' it be also one of the first Dictates of Reason and common Sense) Laws can neither be altered nor vacated, fave by the Confent and Concurrence of the fame Authority by which they were made and enacted. 'Tis true that the executive Part of the Government is, both by our Common and Statute Laws convey'd unto, and vested in the King, but at the fame time there is sufficient Provision made, both in the Terms of our Constitution, and in our Parliamentary Acts, to prevent this from being hurtful unto us, unless our Sovereigns become guilty both of the highest Treachery, and withal make an Invasion upon, and endeavour the Subvertion of the whole Government. A Right of overfeeing the Execution of the Laws, being a Prerogative inseparable from the Office of the supreme Magistrate, because the very ends to which he is cloathed with rectoral Authority, and for which he is defigned and established, are the Conservation of the publick Peace, and the Administration of Justice towards and among the Members of the Body Politick. All that cou'd be expeded from the Wisdom of our Ancestors, or practicable by them, either upon the first Institution of civil Government, or upon their after Improvements, and farther Regulations of it, was to direct, limit, and restrain his executive Power committed unto the Sovereign, and to make him and his subordinate Ministers accountable, in case they should deny, delay, or pervert Justice, or be found chargeable with Male-Administration of the Laws. Now, never were a People more provident as to all these, than our Predecessors and Ancestors have been. For as they have left nothing to the King's private Discretion, much less to his arbitrary Will, but have allign'd him the Laws as the Rules and Measures he is to govern by; so they not only delegated it unto him, as a Trust which he is to swear faithfully to perform, but they always reserv'd a Liberty, Right and Power unto themselves of inspecting his Administration, making him responsable for it, and of abdicating him from the Sovereignty upon univerfal and egregious Failures in the Trust that had been credited and consign'd unto him. Of this we have indifputable Evidence in the Articles advanc'd in Parliament against R. II. when he was depos'd from the Throne, and had the Scepter taken out of his Hand. Yea, to prevent all Dangers which might befall the Subject thro' the King's being trufted with the executive Power of the Government, he is not by our Constitution and Laws allowed to do any thing in his own Person; nay, not so much as to draw and feal the Commission of those that are to act in his Name, and under him. And as nothing is accounted in our Government a Commission, but what the Law authorizes and warrants; so he is liable to be proceeded against as the highest Criminal, that presumeth to act in the Virtue of any other. An illegal Commission is so far from conveying a Power unto any Man to act, that it is a greater Crime to do any thing upon the

imaginary Authority of it, than it would be to commit the same Fact, without all Colour and Pretence of Power and Warrant, Seeing the Injury of the one Case doth not affect and terminate in him that receives it; whereas in the other it affects both the King, the Government, and the whole Body of the People. as if it were not enough to fecure us from an ill Use of the executive Power lodged in the King, that all the Commissions issuable from him are to be legal, or otherwise to be accounted null; even they who fland warranted and impowered to act by legal Commissions are not only to be fworn to execute them legally, but are Obnoxious to be punished for every thing they do upon them that deviates from the Measures of the Law. And as 'tis the Duty, and bath been the Practice of those Princes who have been faithful to the Trust reposed in them, regardful of their own Honour, and just to the Kingdom, to punish their Officers and Ministers for Malversation, and for departing in their Administration from the Rules of our Common and Statute Laws; witness King Alfred, who caused forty four Justices to be hanged in one Year for illegal, false, and corrupt Judgments: So it belongeth to our Parliaments, as being one of the great Ends as well as Reasons, for which they ought to be frequently called and affembled, to enquire into, and to punish the Crimes of Judges, and all others employ'd by, and under the King, in the executive Part of the Government. From hence it is, that as the House of Commons, among other Capacities in which they fit and act, are by the Constitution to be the great Inquest of the Kingdom, to search into all the Oppressions and Injuffices or the King's Ministers; so the House of Lords, among their feveral other Rights and Privileges, stand clothed with the Power and Authority of the High Court of Judicature of the Nation who are to punish those who have misbehaved themselves in all Courts, as well as those whom inferior Courts have either connived at, or have been so wicked as unrighteously to justifie, Of this all Ages afford us Precedents, and nothing but the Neglect of this, in not making fo frequent and fignal Examples of Parliamentary Justice, among the Ministerial Dispensers of our Laws, and the Officers of our late Kings, as our Ancestors used to do, hath been the Encouragement and Caufe of so many Usurpations and Invasions of the Laws, Immunities, Rights and Privileges of the Nation.

Government, or that one Person rather than another should have the sovereign Administration of Affairs, or have Power over many thousand different Families, who are by Nature all equal, being of the same Rank, promiscuously born to the same Advantages of Nature, and to the Use of the same common Faculties; therefore Mankind is at Liberty to chuse what Form of Government they like best. Can any Mansuppose that God was not as much concern for Italy, when it had but one Prince, as now, when it has so many; and the like with Germany, and also with Switzerland, which was once one Coramonwealth under the Dukes and Marquestes of Austria, and now divided into thirteen Cantons, or Com-

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Commonwealths, under popular Magistrates of their own? England was first a Monarchy under the Britains, and then a Province under the Romans, and after that divided into Seven Kingdoms at once, under the Saxons, and after them of the Danes, and then the Normans, and now a Monarchy again under the English, and all this by God's Providence, or Permission, who suffered his own peculiar People, the Fews, to be under divers Manner of Governments at divers times; at first under Patriarchs, Abraham, Ifanc and Jacob; then under Captains, Moses, Joshua, &c. then under Judges, Othoniel, Ehud and Gideon; then under High-Priests, Eli and Samuel; then under Kings, Saul, David, and the rest; then under Captains and High-Priests again, as Zerobabel, Judas Maccabeus, and his Brethren, until the Government was laitly taken from them, and they brought under the Power of the Ramans. And that God does approve of, or permit fuch Magistrate or Magistrates, the Community thinks fit to appoint, is plain by the Testimony of holy Scripture; when God said to Solomon, By me Kings rule, and Nobles, even all the Judges of the Earth, Prov. 8. 16. that is, by his Permission they govern, tho' chosen by the People.

¶. 8. All politick Societies began from a voluntary Union and mutual Agreement of Men; freely acting in the Choice of the

Governors, and Forms of Government.

¶. 9. The Safety of the People is the supreme Law, and what they by common Consent have enacted only for the publick Safety, they may without any Obstacle, alter, when things require

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or Mt I. 10. The rightful Power of making Laws to command whole politick Societies of Men belongeth so properly unto the same entire Societies, that for any Prince, or Potentate, of what kind soever upon Earth, to exercise the same of himself, and not by express Commission immediately and personally received from God, or else by Authority derived at first by their Consent, upon whose Persons they impose Laws, it is no better than meer Tyranny. Laws they are not therefore which publick Approbation hath not made so. Hooker's Eccl. Pol. 1. 1. S. 10.

1. II. Whofoever (Says Aristotle) is governed by a Man without

a Law, is govern'd by a Man and by a Beast.

1. 12. Aristotle faith, That the whole Kingdom, City or Family, is more excellent, and to be preferr'd before any Part or Member thereof.

¶. 13. By the Law of Nature, Salus Populi, the Welfare of the People is both the supreme and first Law in Government, and the Scope and End of all other Laws, and of Government it self, because the Safety of the Body Politick is ever to be preferr'd before any one Person whatsoever.

1. 14. No human Law is binding which is contrary to Scrip-

ture, or the general Laws of Nature.

1. 15. Religion doth not overthrow Nature, whose chiefest

Principle is to preserve her self.

1. 16. As Magistrates were designed for the publick Good, so the Obligation to them must be understood so, as to be still in

Subordination to the main End; for the Reason of all Law and Government is the publick Good.

¶. 17. A just Governor, for the Benefit of the People, is more eareful of the publick Good and Welfare, than of his own pri-

vate Advantage.

I. 18. The Power that is lodged in the Crown is only a Trust, and nothing more; for no Prince has any other Right to the Throne, than what the Laws of the Land, or Voice of the People gives him; for he cannot have a Right by Nature, he has no more Power or Authority from God, before he is a Magistrate, than another Man; all Men are ordain'd of God, and have Power or Strength from him, either to do Good or Evil, and God Almighty permits them to do either. The Prince has his Authority from the People, or the Law, which chuses or appoints him to be supreme, of which he is only Executor, during the Intervals of Parliament. The Law is the Rule and Power of his Government, (and the Massure of the Peoples Submission and Obedience) beyond which he hath no just or rightful Power in his politick Capacity.

1. 19. The supreme Authority of a Nation belongs to those who have the legislative Authority reserved to them, and not only to those who have the executive, which is plainly a Trust when it is separated from the legislative Power; and all Trusts, by their Nature, Import, that those to whom they are given are accountable,

tho' no fuch Condition is specified.

I. 20. All that know any thing of Britain, know that the Government of it is a mixed limited Monarcy, where the supreme Power is divided between the King and People (i. e. the Lords and Commons) since he can neither raise Money, nor make, or annul Laws without them, and those Laws are a Rule to both, a common Measure to him of his Power, and to them of their Obedience; the Government is call'd a Monarchy, because that kind is predominant in the Constitution, the King having his Share in the supreme Power, and the chief executive Part or Administration is

fingly in him.

. 21. There must be in every Government a Power to preserve it felf, not only against Force from without, but against Violence, and every thing else that is destructive, from within: As a Man preserves his Person from Diseases, as well as defends it against Violence. He cannot renounce this Power, because Self-Preservation is, and will always be a Duty, neither can a People unted in Society, or Government, renounce the Power of maintaining that Society or Government, the Instrument of their Safety and Preservation; for the Condition of all Subjects would be alike, whether under absolute or limited Government, if it were not lawful to maintain and preferve those Limitations, fince Will and Pleasure, and not Law, wou'd be alike in both the Measure of Obedience; for to have Liberties and Privileges, unless they may be defended, and to have none at all, is the same thing as to be govern'd by meer Will and Pleasure or by Laws subject to that Will and Pleafure.

King and People, and must be interpreted according to the Nature of the Government, so as to prove Fences for the Constitution, and not to serve for Handles to overthrow it; as the Coronation Oath, and Oath of Allegiance are, in essent, but Swearing to the Constitution, in one to govern, and in the other to be governed, according to it. But if a Coronation Oath be a Tie upon a King only to God, and the Oath of Allegiance be extended to an absolute Subjection, then both King and People swear against the Constitution, instead of swearing to maintain it as they ought to do.

9.23. The Laws are the Nerves and Sinews of Societies; and as the Magistrate is above the People in his legal Capacity, so is the Law above the Magistrate, or else there could be no Safety to

the Constitution.

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¶. 24. He who makes himself above all Law, is no Member of a Common-wealth, but a meer Tyrant whenever he pleases.

¶. 25. He who is for destroying the Being of another, hath quitted (or has not) the Reason which God hath given to be the Rule (betwixt Man and Man) of Justice and Equity, and hath put himself into the State of War with the other, and is as noxious as any savage Beast that seeks his Destruction.

¶. 26. No Man in civil Society can be exempted from the Laws of it: For if there be no Appeal on Earth, for Redress or Security against the greatest Mischief the Prince may do, or cause to be done by others, then every Man in that Society is in a State

of Nature, with respect to him, or those others.

¶. 27. The Principles of natural Religion give those who are in Authority no Power at all, but only secures them in the Possession of that which is theirs by the Laws of the Country.

¶. 28. Absolute Monarchy is inconfistent with civil Society; and therefore can be no Form of civil Government, which is to

remedy the Inconveniences of the State of Nature.

¶. 29. No Man, or Society of Men, have Power to deliver up their Preservation, or the Means of it, to the absolute Will of any Man, and they will have always a Right to preserve what they

have not Power to part with.

¶. 30. No Power can exempt Princes from the Obligation to the eternal Laws of God and Nature. In all, Disputes between Power and Liberty, Power must always be proved, but Liberty proves it self; the one being founded upon positive Law, the other upon the Law of Nature.

¶. 31. If a Magistrate, notwithstanding all Laws made for the well governing a Community, will ast destructive to that Community, they are discharged, either from active or passive Obedience, and indispensibly obliged by the Law of Nature to Resistance.

1. 32. If a Man may be a Wolf to a Man, nothing forbids but that a Man may be a God to a Man. Therefore Antiquity hath enrolled Hercules amongst the Number of the Gods, because he punished Busiris, Diomedes, and other Tyrants, the Pests of Mankind, and Monsters of the World. The Roman Empire, as long

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as it flood free, was stiled Patroeinium orbis Terra, &c. by Cicero, because the Senate was the Haven and Refuge of Kings, and of

oppressed Kingdoms and Nations.

vernors and Magistrates when they govern according to the Laws and Constitution of the Country, and act for the Good of the Society, does as much oblige the People to oppose them, if they design their Ruin or Destruction; it cannot be supposed that God, who has obliged Mankind to preserve their Lives, and consequently to use the Means that are necessary for that End, should require People to suffer themselves to be destroyed, or made Slaves, to gratise the Lust or Barbarity of any single Person, or a few who are by Nature their Equals, and only above them by being in an Office which the People erected for their own Convenience.

¶. 34. When the Christian Religion is become a Part of the Subjects Property by the Laws and Constitution of the Country; then it is to be considered as one of their principal Rights: And

so may be defended as well as any other civil Right.

¶. 35. That Cause is just which defends the Laws; which protects the common Good; which preserves the State: And that Cause is unjust which violates the Laws; defends the Breakers of the Laws; protects the Subverters of the Constitution. That is just which does destroy tyrannical Government: That unjust which would abolish just Government.

¶. 36. What can be more absurd than to say, That there is an absolute Subjection due to a Prince, to whom the Laws of God, Nature, and the Country, have not given Authority? As such Men were as so many Herds of Cattle, or Beasts of Burden, made for the

Prince's Ufe.

¶. 37. The Reign of a good King resembles that of Heaven, over which there is but one God; for he is no less beloved of the virtuous, than feared of the bad: And if human Frastly could admit a Succession of good Kings, their Government would be

preferable to all others.

¶. 38. 'Tis not the Title of a King, but the Power (derived from the Laws) wherewith he is invested, which makes the Difference betwixt him and other Men. His Person is sacred, and not to be resisted, he being above every Member contained in the same Society, and therefore cannot be resisted or deprived of his Office, without the greatest Sin of Robbery and Injustice imaginable, whilst he continues the King, and becomes not the Enemy

of his Kingdom.

¶. 39. The Government which God ordained over the Children of Israel confisted of three Parts, besides the Magistrates of the several Tribes and Cities. They had a chief Magistrate, who was called Judge or Captain, as Josbua, Gideon and others, a Council of 70 chosen Men, and the general Assemblies of the People, and these Judges or Captains had not the Name or Power of Kings, neither was their Power transmitted to their Children, but made occafionally as Need required. Thus were Edud, Gideon, Jeptishah, and other

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others fet up: Whofoever will give Battle (fay the People and Princes of Gilead) to the Children of Ammon, Shall be Head over all the Inhabitants of Gilead, Judg. x. 18. And knowing Jepththah to be a mighty Man of Valour, tho' be was the Son of a Harlot, the People made him Head and Captain over them, Judg. xi. 1, 11. When the Tribes of Reuben, Gad, and half that of Manaffeb, had built an Altar by Jordan, the whole Congregation of the Children of Ifrael gathered together at Shiloh to go up to War against them and fent Phineas the Priest and ten Princes of the Congregation, of each chief House a Prince throughout all the Tribes of Israel, who were Heads of Thousands, and this Message was not directed to one Man, but to all the Children of Reuben, Gad, and Manafeb. And the Answer was fent by them all, and Phineas, and the ten Princes made their Report to the People of Ifrael, and all was quiet, Josh. xxii. And the like Assembly Joshua called to Sechem, composed of all the People or Tribes of Ifrael, and he called for their Elders. their Heads of Families, their Judges, and other Officers, and Joshua fpake unto all the People, and they agreeing to what he proposed. he made a Covenant and Law with them before the Lord, which was written in the Book of the Law, Josh. 24.

¶. 40. After Johna's Death the Proceedings of every Tribe were grounded upon Counfels taken at such Assemblies among themselves for their own Concernments as appears by the Actions

of Judah and Simeon, &c. against the Canaanites.

1. 41. When the Sons of Samuel were Judges over Ifrael, they took Bribes and perverted Judgment, therefore the Elders of Ifrael defired Samuel to make them a King, and tho' the Elders are only mentioned to have asked a King of Samuel, they feem to have been deputed from the whole Congregation, for God faid unto Samuel, Hearken to the Voice of the People in all that they fay unto thee, 1 Sam. viii. 4, 7. The Jews in their creating of Judges, Kings, or other Magistrates, had no Regard to Paternity, or to any who by Extraction could in the least pretend to the Right of Fathers: God did never direct them to do it, nor reprove them for neglecting it; if they would chuse a King he commanded them to chuse one of their Brethren, (not one who called himself Father) and to chuse him by Lot, and caused the Lot to fall upon Saul, a Young Man (who was the Keeper of his Father's Affes) of the youngest Tribe: David and the other Kings of Ifrael and Judah, had no more to fay for themselves in that Point than Saul: All the Kings of that Nation before and after the Captivity, ordinarily or extraordinarily fet up, justly or unjustly, were raised without any Regard to any Prerogative they could claim or arrogate to themselves on that Account. All that they had therefore was from the People that elevated them. 'Twas impossible for them to confer any thing upon those from whom they received all they had; or for the People to give Power to Kings; if they had it not in themselves; which Power univerfally reliding in every one, is that which we call Liberty. When God gave Liberty to his People to make a King, he did neither constitute or elect any 'till they defired

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it, nor commanded them to do it themselves, but lest it to their own free Will, whether they would have a King or no King; nor were they appointed to take him out of any one Line: Every Istaelite might be chosen: None but Strangers were excluded; and the People were lest to the Liberty of chusing and instituting any one of their Brethren, who was commanded not to multiply to himself Horses, nor Wives, nor greatly to multiply to himself Silver and Gold, and this Law he was to keep in a Book, that his Heart might not be listed up above his Brethren, Deut. 17. But the whole History of the Jews shews the Pride, Magniscence, Pomp and Glory usurped by their Kings, was utterly contrary to the Will of God. They did list up their Hearts above their Brethren, which was forbidden by the Law of God.

1. 42. And Josephus paraphrasing upon that Place, says, They shall do nothing without the Advice of the Sanhedrim, or if they do, they shall oppose them. Jos. Ant. Jud. This agrees with the Confession of Zedekiah, to the Princes (which was the Sanhedrim) The King can do nothing without you, Jer. xxxviii. which seems to have been in pursuance of the Law of that Kingdom, which was written in a Book, and laid up before the Lord; they were not to govern by their own Will, but according to that Law from which they might not receed. This was the Law of God, not to be abrogated by Man; a Law of Liberty; directly opposite to the Necessity of submitting to the Will of any one Man.

1. 42. I Sam. viii. 9, 22. God bids Samuel hearken to the Voice of the People, and make them a King; and Samuel told the People the Manner of the Kingdom, and wrote it in a Baok, and laid it up before the Lord, I Sam. x. 25. 'Tis plain the Manner of the Kingdom fignifies the Constitution of the Government. by which was meant the Conditions on which Saul was to be King, and they his Subjects; for the' God had given him the Crown, it was to rule the People according to Justice and Laws; and this is meant in frequent Expressions, by going in and out before them; reterring to Justice being executed in the Gates, and Peace and War; the King was to lead them in one, and direct in the other. manner of the Kingdom was told to all the People; that imply'd, the Consent of the People was requir'd to make him King; without which, tho' Samuel had anointed him, he was not own'd by the Israelites, but went about his private Affairs, 'till after the Victory over the Ammonites. And this Compact between Saul and the People being wrote in a Book, and laid up before the Lord, was a very good Equivalent to an Oath recorded on both Sides, as an Oath of Allegiance, and his Oath of Government; yet they defpis'd him, and faid, How fall this Man fave us? I Sam. x. 27. They faw no Merit in the Man they expected; the Kingthat they would bave had, should have been a Man of some Figure, whose Conduct had been tried, and Valour and Bravery had made famous among the Tribes; but when they faw a Youth mean and despicable in his Original, of the youngest Tribe of Israel, a Benjamite, they were disappointed, they went away dejected, and refuse him, notheir

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withstanding Samuel had anointed him, and God had singled him out by Lot. It feem'd as if God had own'd there was some appearance of Reason in the People's dislike of their King, and therefore he was not pleafed to express any Anger at the Contempt of their rejecting Saul, as it were owning, that a King ought to have personal Merit to recommend him; and therefore by his Providence he works upon the Peoples Judgment, and by a Miracle gives Saul the Merit which obtain'd the Peoples good Liking; for Nahash the Ammonite, came and encamped against Jabesh-Gilead, and the Elders thereof sent Messengers to Gibeah, who told the Tidings in the Ears of the People; and they lift up their Voices and wept; and Saul faid, what aileth the People that they weep; and they told him the Tydings of the Men of Jabelh. And the Spirit of God came upon Saul when he heard those Tydings, and his Anger was kindled greatly, and the fear of the Lord fell on the People, and they came out with one confent, and flew the Ammonites. After the Battle was over Samuel faid to the People, Come, and let us go to Gilgal and renew the Kingdom there. And all the People went to Gilgal, and there they made Saul King before the Lord, that is, they accepted of him, I Sam. xi. 1, 5, 6, 7, 14, 15. Chap. xii. 13. Now therefore, hehold the King whom ye have chosen, and whom ye have

defired; and behold the Lord bath fet a King over you. 44. All that do affert Unconditional Obedience do affert, that Kings derive their Authority from God alone: I deny that there ever was any King in the World that derived his Authority from God alone. Saul, the first King of Israel, had never reign'd, but the People defir'd a King, even against the Will of God; and tho' he was proclaim'd King at Mizpah, yet after that he lived a private Life, and looked after his Father's Cattel, 'till he was created so the second time by the People at Gilgal: And David, tho' he had been anointed by the Command of God, was anointed the second Time in Hebron, by the Tribe of Judah, and after that by all the People of Ifrael, who after that made a mutual Covenant betwixt him and them, 2 Sam. v. I. chap. II. Now a Covenant lays an Obligation upon Kings, and restrains them within Bounds, according to that Covenant and Agreement. Jehoiada the Priest, made Joalh King in his flead after the People had enter'd into Covenant one with another, 2 Kings, xi. I confess that these Kings, and all that reign'd of David's Posterity, were appointed to the Kingdom, both by God and the People; but all other Kings, of what Country foever, I affirm, that they are made by the People only; for can it be made appear, that Kings are appointed by God any otherwise, than as all other things, great or small, are apppointed by him, because nothing comes to pass without his Permission, or Providence. The Throne of David was, in a peculiar manner call'd, The Throne of the Lord, it being a Type of our Saviour's everlasting Throne in the Kingdom of Heaven; and from which Line our Saviour proceeded. But the Thrones of other Princes are no otherwise God's, than all other things in the World are his, Chron. Ixix. 11, 12. Thine, O Lord, is the Greatness, &c. for all

that is in Heaven, and in the Earth is thine. Both Riches and H.

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nour come of thee, and thou reignest over all.

1. 45. When Solomon was Dead, the People affembled themselves at Sichem to make Rehoboam, the Son of Solomon, King, thither he went, as one stood for the place. The People propose Conditi. ons, upon which they were willing to admit him to the Government: He defires three Days to Advise; he consults the Old Men; they perswade him to comply with the People; then he advise with the Young Men, who perswade him to threaten the People with Whips and Scorpions; and he answer'd the People as they advised him. When all Israel saw that he hearken'd not to them, then they openly protested against him, and declared the Rightof the People, and their own Liberty, faying, What Portion have me in David? To thy Tents, O Israel! Now look to thy own House, When the King fent Adoram to them, they Stoned him with Stones; and when Rehoboam had prepared a great Army to reduce the Ifraelites, he was forbidden by the Prophet. I Kings, xii, 24. Thus faith the Lord, ye shall not go up, nor fight against your Brethren. He calls them not Rebels but their Brethren. Deut. XVII. 24. When thou art come into the Land, which the Lord thy Gol giveth thee, and shalt say, I will set a King over me, like as all the Nations about me, &c. These Words confirm to us that the Right of chusing, yea, of changing their own Government is, by the

Grant of God himself, in the People.

1 46. This was a Gift bestowed by God upon his Children and People. Nay, Davidhimself was so far from taking upon him to be King, till the Tribe of Judah had chosen him, that he often acknowledged Saul to be his Lord. When Bannah and Recab brought the Head of Isbosbeth to him, he commanded them to be flain; because they had killed a righteous Man in his own House, 2 Sam. iv. which he could not have faid, if Isbosheth had unjustly detained from him the ten Tribes, and that he had a Right to Reign over them before they had chosen him. The Word of God did not make him King, but only foretold that he should be King, and by fuch ways as he pleased prepared the Hearts of the People toset him up; and till the Time defigned by God for that Work was accomplish'd, he pretended to no other Authority, than what the fix hundred Men, who first followed him, and afterwards the Tribe of Judah, and at last all the rest of the People conferred it upon him. If David, tho' design'd by God to be King, and anointed by the Hand of the Prophet, was not King till the People had chosen him, and he had made a Covenant with them; it will be hard to finda Man who can claim a Right, which is not original from the Peo-And if the People of Ifrael could erect and pull down, institute and abrogate, or transfer to other Persons, or Families, Kingdoms more firmly established than any we know, or have heard of; the same Right cannot be denied to any other Nations. And no other Reason can be given for the infinite Variety of Constitutions that have been, and are in the World, than that the People who made them would have them fo; which could not have been

if God and Nature had appointed one general Rule for all Nations. And as the Rights and Liberties of a Nation may be utterly Subverted and abolished, if the Power of the whole People, or Nation may not be employed to affert them, or punish the Violation of them. But as it is the fundamental Right of every Nation to be govern'd by fuch Laws, in fuch Manner, and by fuch Persons as they think most conducing to their own Good, they cannot be accountable to any but themselves for what they do in that most important Affair. And as the Safety of all Nations confids in rightly placing and measuring of Power, such have been found always to prosper, who have given it to those from whom Usurpations were least to be feared; who have been least subject to be awed, cheated, or corrupted; and who, having the greatest Interest in the Nation, were most concerned to preserve its Power, Liberty and Welfare. This is the greatest Trust that can be reposed in Men. This Power was, by the Spartans, given to the Ephorn and the Senate of 28; in Venice, to that which they call Concilio de Pregadi; in Germany, Spain, France, Sweedland, Denmark. Poland, Hungary, Bohemia, Scotland, England; and generally all the Nations that have lived under the Gothick Polity, it has been in their general Assemblies, under the Names of Diets, Cortez, Parhaments, Senates, and the like. But in what Hands foever it is. the Power of making, abrogating, changing, correcting and interpreting Laws, has been in the same; Kings have been rejected or deposed; the Succession of the Crown settled, regulated, or changel. And I defy any Man to shew me one King amongst all the Nations aforementioned, that has any Right to the Crown he wears, unless such Acts were good.

1. 47. Cicero de Offic. lib. 2. is thus translated by Sir Roger l'Estrange, p. 101, 102. Herodotus tells us, that the Medians chose their Kings originally for the Probity of their Manners, and in hopes of enjoying the Benefits of common Justice; which I am perswaded was the End and Practice likewise of our Predecessors. For when in old Time, the weaker were oppressed by the stronger, the People prefently betook themselves to one more excellent than the relt for their Protector: And it was his Part to relieve the diffrefled, and to make fuch Provisions that common Right might be done indifferently betwixt all Parties. And in making of their Laws they had the same Prospect, as in the Choice of their Kings. The thing propounded, was an equal and a common Right, without being so qualified. If under the Administration of some one Man that was just and good they attained that End, they were well contented there to rest: But in Case of failing, there were Laws invented, which, to all under them, and at all times should full pronounce one and the same Sentence. This is clear, that in all Elections the People have still had a Care to pitch upon him for their Governor that was most reverenced for his Justice; always provided that he were a Man of Prudence too. And what is it that a Nation would not believe it felt able to compais, under to

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9. 48. Cafar and Tacitus describe the ancient Britains to have been a fierce People; zealous for Liberty;'a free People; not like the Gauls, govern'd by Laws made by the great Men, but by the People. In Cafar's time they chose Cashvellannus, and afterwards Caraftacus, Arviragus, Galgacus and others, to command them in their Wars, but they retained the Government in themselves That no Force might be put upon them, they met arm'd in their general Assemblies; and tho' the smaller Matters were left to the Determination of the chief Men, chosen by themselves for that purpose, they reserved the most important to themselves. When the Romans had brought them low, they fet up certain Kings to overn fuch who were in their Territories: But those who defen. ded themselves by the natural Strength of their Scituation, or retired into the North, or the Islands, were still govern'd by their own Customs, and were never acquainted with domestick or foreign Slavery. Inter instrumenta Servitutis reges habuere, C. Tacit. The Saxons, or Angli, were no less Lovers of Liberty, and understood the Ways of defending it: They were certainly the most powerful and valiant People of Germany. Cafar and Tacitus in. form us, that the ancient Britains and Saxons had no Monarchs: and that our Ancestors had their Councils and Magistrates, as well here as in Germany; that as foon as the Saxons came into this Country, they had their Micklegemots, which were general Affemblies of the Noble and Free-Men, who had in themselves the Power of the Nation: Sometimes they met by their Delegates in the Wittenagemots; in some Ages they were divided, in other united; sometimes under Captains, in other times under Kings; fometimes meeting personally in the Micklegemots; sometimes by their Delegates in the Wittenagemots, does evidently texifie that they ordered all things according to their own Pleasure; which being the utmost Act of Liberty, it remained inviolable underall the aforegoing Changes, as appears by the Confession of Offa, Ina, Alfred, Canutus, Edward, and other Kings. And, we may be fure, those of the Norman Race can have no more Power, fince they came in by the same Way, and swore to govern by the same Laws. These general Councils were called in the Time of Ina, The general Council of the Bishops, Noblemen, Counts, all the wife Men, Elder, and People of the whole Kingdom. Commune Concilium Episcoporum, Procerum, Comitum & omnium Sapientum, Senioram & Populorum totius regni, Bed. Eccl. Hift. In the Time of Edward the Elder, they were called, The great Council of the Bishops, Abbots, Noblemen and People. William of Malmsbury calls them, The general Senate and Affembly of the People. Senatum generalem & populi Conventum. Sometimes they were (in short) called, The Clergy and People; but all express the same Power, neither received from, nor limited by Kings, who are always faid to be chosen, or made, and sometimes deposed by them. The reason of this is, that they who institute Magistracy, best know whether the End of the Institution be rightly pursued or not; and their Kings had no Power, but What we conferred upon them by the People. And all just Magiftracies

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(19) stracies being the same in Essence, tho' differing in Form, the same Right must perpetually belong to those who put the sovereign Power into the Hands of one, a few, or many Men. Thus the Romans did, when they created Kings, Confuls, Military Tribunes, Dictators, or Decemviri: And it is ridiculous to fay, that those Officers gave Authority to the People to meet and chuse them; for they who are chosen are the Creatures of those who chuse, and are nothing more than others, 'till they are chosen. This is as certain in relation to Kings, as any other Magistrates. This Power of conferring the Sovereignty was likewise exercised in France by the People, who made Meroveus King, passing by the two Grandchildren of Pharamond's Sons to Clodion, and excluded his Race, and gave the Crown to Pepin, who deposed Lewis le Debonair, and Charles le Gros, who made five Kings, that were either Bastards, or Strangers, between him and Charles le Simple; who rejected his Race, and advanced Hugh Capet; who made Henry the First, King before Robert his elder Brother, and continued the Crown in the Race of Henry for ten Generations, whilst the Descendants of Robert were only Dukes of Burgundy: The like hath been done in Castille and Arragon, by frequently preferring the younger before the elder Brother; the Descendants of Females before those of the Male-Line in the fame Degree; the more remote in Blood before the nearest; and sometimes Bastards before the legitimate

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Issue: The same hath been done in England, before and since the Conquest, as doth appear by many following Examples.

1. 49. Monfieur Mezeray, a great Historian, gives this Account of the Manners of the ancient Germans: There were, if I mistake not, three forts of Government among the Germans. In some places the People had the principal Authority, and yet they often elected a Prince, or a King; sometimes a General, whom we call Duke, from the Latin Word Dux. But the Power of these Chiefs descended entirely on the Community, or People, so that it was always a mix'd Democracy. In other Parts, as among the Gothones, the Kings reign'd with more Power, yet not to the Detriment of Liberty: Their Royalty was limited by Laws, and the Reason of things. As for Liberty, no People were ever so jealous of it, or ever defended it so long, and o successfully as the Germans. It may indeed be said, That Liberty being driven out of the best Part of the World by the Roman Arms, took Refuge on the further Side of the Rhine, where she had for ber Companions and Guards, Poverty, Innocence, Frugality and Modesty; and were, in the Fastnesses of Woods and Morasses, sometimes on the defensive, semetimes making couragious Sallies; She combated Five Hundred Years together against Tyranny, and all her Train; I mean Ambition, Luxury, Voluptuoufness, Flattery, Coruption and Divisions, the Instruments which that cruel Enemy of buman Race employs to forge Manacles and Fetters. The aforeaid Monfieur, in the Beginning of King WILLIAM's Reign, discoursing with a Person of Quality about the Difference of the Government in France and England, he broke out in this Expression, & Forminatus nimium, bona si sua norint, Angligenas?

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We had once (said he) in France the same Happiness, and the same Privileges which you have. Our Laws were made by Representatives of our own chusing: Our Money was not taken from us, but by our own Consent: Our Kings were subject to the Rules of Law and Reason: But now, alas! we are unserable, and all is loss. Think nothing, Sir, too dear to maintain these precious Advantages; and if ever there be Occasion, venture your Life, your Estate, and all you have, rather than submit to the Condition to which you see us reduc'd.

1. 50. The Election of Magistrates was the original of Success. fion; for as the living more farely, and with the freer Enjoyment of Property was the original Cause that People associated them. lelves into a Nation or Kingdom; fo, for the better attaining that *End, they did fet over themselves the best and wisest of their Br. thren to be their Rulers and Governors; and this Administration was trufted in one or more Hands, and continued for their Live, or for a longer or shorter time, as the Constituents thought sit Where the Government was under a King, he usually held it for Life, and then upon his Decease, the People proceeded to a new Election, 'till at last it fell into the Hands of some very excellent Person, who having more than ordinarily deserved of his Country, the People, as well in Gratitude to him, as believing they could not make a better Choice than in the Branches that would grow out of so excellent a Stock, entail'd that Dignity upon his Poste rity. And this is the just Rise of Succession; all others being unjust; for he that comes in by the Power of the Sword, may be deprived by the Power of the Sword; 'tis nothing but the Confent of the govern'd can give a Right to Succession. The next in Suc cession to the Crown of England was formerly reckon'd to have very precarious Title any further than his good Dispositions and Capacities, to Iway the Scepter, did recommend him to the Affe ctions of the People, ('till the time of William the First, called the Conqueror) it being very common not only to break into the Succession, but even to set aside all that Family and Line, whenever it was known that the publick might fuffer by their being at the Head of the Government; witness the preferring of Caffibedan to fore his elder Brother's Sons, Eghert, not next in Blood; Ether werd and Ethelwolf, a Monk, for Want of a better, was advanced to the same Honour; Ethelstan, tho' a Bastard, and without any Title, was elected by the Confent of the Nobility and People Eldred, by the fame Authority, was elected and preferred before the Sons of Edmond his Predecessor; and Edward, Adalston and His rold, who were all illegitimate, were chosen; and Eldred again the Right of his two Nephews, Edway and Edwin; and Canutus, Foreigner; and Hardiknute without Title; Harold; Edward Confessor was elected King with the Confent of the Clergy and Peo ple at London. Annuento Clero & Populo Londini in regem elg tur. Harold the Second, and William call'd the Conqueror, while the next Heirs, Edgar and Etheling were living. William, calls the Conqueror, confessed in his last Will made at Caen in Normand

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That he neither found, nor left the Kingdom as an Inheritance Neminem Anglici regni constitut haredem, non enim tantum decus hareditario jure possedi, Ibid. If he possessed no Right, but what was conferred upon him, no more was conferred than had been enjoy'd by the ancient Kings, according to the approved Laws which he swore to observe. Those Laws gave no Power to any, 'till he was elected; and that which they then did give, was so limited, that the Nobility and People reserved to themselves the Disposition of the greatest Affairs, even to the Disposition and Expulsion of such as should not well perform the Duty of their Oaths and Office.

9. 51. After the Conquest, Anno 1087. Robert, the elder Brother was put afide, and William Rufus, the Second Son of William the Conqueror, was elected, after whose Death Hemy the First, his younger Brother, (tho' not next Heir) was chosen by the People, not summoned by Writ; and this Henry in his Charter acknowledged that he ow'd his Crown to the Common-Council of the Realm. After the Death of Henry the First, Stephen was chosen King, against the supposed Right of Mand, the Daughter of Henry the First. After his Death, Henry the Second was admitted King, against the like Right of his Mother Maud. After the Death of Richard the First, King John (Earl of Morton) was elected, and Arthur the next Heir difinherited. After the Death of King John, Hemy his First-born was elected against the Right of Arthur. Henry the Third was chosen against the like Right of Elenor, Prince Arthur's Sifter. At the Death of Henry the Third, the States of the Kingdom met and fettled the Government, by appointing Officers, and what elfe was necessary for the Realm; and Edward. the Fourth was fet up by the People, during the Life of Henry the Sixth. Whilst the Lady Elizabeth, the true Heir of the Crown was living, Henry the Seventh was declared King, without joining her in the Title, or fo much as making any Mention of her Right. So that 'till Henry the Third, there is scarce to be found any Prefident of Succession, and fince his Reign the Succession hath been altered several Times, and the Crown shifted from one Family to another by Act of Parliament. These are sufficient Proofs of the Power and Authority of the People.

wered in a Roll of Parchment in the Name of the Three Estates of Parliament) to accept the Crown, at first modestly refused; but afterwards he said, Sith we well perceive, that all the Realm is so set, where of we be very forry, that they will not suffer, in any wise, King Edward's Line to govern them, whom no Earthly Man can govern against their Wills; and well we also perceive, that no Man there is to whom the Crown ean by just Title appertain, as to our self, as very right Heir, lawfully begotten of our most dear Father, Richard, late Duke of York, to which Title is now joined your Election, the Nobles and Commons of this Realm, which we of all Title possible, take for the most effectual, we be content. Speed, Fol. 908. Numb. 63. And then an Act of Parliament passed to establish King

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Richard the Third's lawful Election, Id. fol. 911. and fequent,

Cot. Records fol. 709, to 714.

1. 53. In North Britain all the Race of the Stuarts, after Robert the First, had no other Title to the Crown of Scotland, but by Act of Parliament against the legitimate and right Line: For the faid Robert having had three Sons and one Daughter by a Concu. bine, named Elizabeth More, whom he afterwards married to one Grifford, himself at the same time taking in Marriage Eufemia the Daughter of the Earl of Rofs, by whom he had Issue Walter and David, Earls of Athol and Strathern; and Eufemia, that was aftewards Married to James Douglas, Son to the Earl of Douglas, The aforementioned Robert, upon the Death of his Wife Eufemia, and of Grifford, the Husband of Elizabeth More, did marry his former Concubine Elizabeth More; but obtain'd by an Act of Parliament, that the Children begotten upon her in Concubinate should inherit the Crown, and his lawful and legitimate Children by his Wife Eufemia should be excluded. All the Claim that the Scots Race had to the Crown of England, being descended from the eldest Daughter of Henry the Seventh, was from and by an At of Parliament, which vested the said Henry in the Crown of this Realm.

I.54. By a Clause in King Henry's Charter it is said, If the King invades those Rights, (meaning the Rights of the People) it is lawful for the Kingdom to rise against him, and to do him what Injury they can, as they ow'd him no Allegiance. By an Act of Parliament of the 12th of Richard the Second, it was Enacted, That if the King, three' a foolish Obstinacy, and Contempt of his People, or perverse from ard Will, or by any other invegular Way, shall alienate himself from his People, and will not he govern'd and regulated by the Rights of the Kingdom, and laudable Ordinances made by the Council of the Lords, and great Men of the Realm, but shall headily in his mad Councils, exercise his own arbitrary Will; from thenceforth it is lawful for them, with the common Assent and Consent of the People of the Realm, to abrogate or depose him from the Throne, and set up in his Stead, somebody of Kin, or near of Kin to the King of the Royal Stock: Which gives a Latitude for chusing any deserving Person of the Royal Stock.

Henry the VIIIth, it is declared, That if such Heirs as are then appointed, without regard to the Scotch Family should fail, and me Provision made in the King's Life time who should rule and goven this Realm, then the Realm shall be destitute of a lawful Governor.

1.56. The Act of the 13th of Elizabeth, C. 1. makes it Treafon in any after-Time to deny the Power of Parliament; to limit, or alter the Succession; and adds a Penalty upon them who shou'd affirm, That any but the Issue of the Queen's Body had Right to succeed after her.

Life by Menevenses, that he owed his Crown to the Bounty of his

Princes, and of the Elders of bu People.

1. 58.

¶. 58. The Power which the People of England had in the Difposal of the Crown, during the time of the Saxons, is confirmed to us by that Noble Record which Sir Henry Spellman hath cited. Concil. Vol. 1. p. 291. That in a Parliament beld in Calebuth An. 787. it was ordain'd and enacted, that the Kings should be elected by the Parliament: And being chosen they should have prudent Councellors fearing God. And this Right over the Crown, and about the Disposal of it, which our Ancestors challenged and exercised all the Time of the Saxons, they have maintain'd and exerted with no less Courage and Vigor, in every Age since the coming in of the Norman Race.

1. 59. William the First (who is unjustly stiled the Conqueror, having subdued none but Harold, and those that abetted him) did obtain the Crown by a free Choice and Submission of the Pears and Body of the People; and before his Coronation he was made to swear that he would govern the People justly, keep and observe unto them all their old Laws, and confent unto the having such further Laws enacted, as should be needful for the Pre-

fervation and Prosperity of the Realm.

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¶. 60. The learned Bratton, a famous Lawyer in Henry the Third's Reign, 1. 2. c. 16. and Fleta 1. 1. c. 17 faith, That in governing of the People, the King has above him the Law, by which he is constituted King, and his Parliament; viz. The Earls and Barons; the Earls in Latin heing called Comites, that is, Companions and Fellows: Now he that has a Fellow, has a Master; wherefore if the King become lawless they must give him Law, and curb him. When we speak of curbing a King, who is in Arms, in order to oppress the State, it is evident that it imports an obliging him by Force either to renounce his tyrannical Courses, or force him to leave the Land.

. 1. 61. Bradon further fays, The King doth no Wrong, in as much as he doth nothing but by Law. Potestas Regis est potestas Legis, potestas juris non injuria, Bract. de Leg. Angl. The Power of the King is the Power of the Law; a Power of Right, not of Wrong. Again, Qui si facit injuriam, non est Rex, Ibid. If the King does Injustice, be is not King. In another Place be has these Words, Exercere igitur debet Rex potestatem juris sicut Dei vicarius & minister in terra, quia illa potestas solius Dei est, potestas autem injuria Diaboli est non Dei; & cujus horum opera fecerit Rex ejus Minister erit. Igitur dum facit justitium Vicarius est regis aterni: Minister autem Diaboli dum declinet ad injuriam, Ibid. 1. 3. The King therefore ought to exercise the Power of the Law, as becomes the Vicer and Minister of God upon Earth; because that Power is the Power of God alone; but the Power of doing Wrong is the Power of the Devil, and not of God; and the King is his Minister, whose Work he does. Whilf he does Justice, he is the Vicar of the eternal King; but if he deflect from it, to act unjustly, he is the Minister of the Devil. He also fays, that the King is, Singulis Major, Univerfis Minor.

¶. 62.

¶. 62. In the Laws of Edward the Confessor, of immortal Memory, for his collecting and strict observing the Laws of the Kingdom as well as for the admir'd Sanctity of his Life, it is written, That the King ought to do all things in his Kingdom according to Law, and by the Judgment of his Peers. St. Edward's Law goes further, That unless the King perform his Duty, and answer the End for which he was constituted, not so much as the Name of a King shall remain in him.

Consent of the People, by promising to grant them their usual Laws and ancient Customs. Henry the First, Richard the First King John, and Richard the Second, oblige themselves at their Coronation to grant them, and then the People consented to own them as their King; and Richard the first, and King John, were conjured by the Arch-Bishops not to take upon them the Crown, unless they intended to perform their Oaths. If any King refused so to do, the Nobles thought it their Concern to hinder his Coronation, 'till he had either made, or promised this Engagement. Henry the Fourth, Fifth and Sixth, were only Kings by Act of Parliament: And by what Instances have been quoted (and many more that might be given) it appears that the Kings of Enland were Kings by virtue of a Compact made between them and the People. This is apparent by the Compact made with the Con-

queror, by the Nobility and Commonalty of England.

1. 64. Florence of Worcester, Simon of Durham, and R. Hoveden, expresly say, That William, called the Conqueror, made a League, or Compact, with the Arch-Bishops, Bishops, Earls, and Nobles of the Land, who met him at Beorcham, and swore Fealty to him; fo he reciprocally being required fo to do by the Arch-Bishop of York, made his personal Oath before the Altar of St. Peter, To defend the holy Church of God, and the Rectors of the Same, to govern all the People Subject to bim justly, to establish equal Laws, and to fee them duly executed. And Ingulphus, his Secretary, faith, That he, under the severest Penalties, proclaimed That the Laws of King Edward the Confessor should be perpetual, authentical, and be observed inviolably thro the whole Kingdom of England, and as such be commended them to his Justices. R. Hoveden faith further, That he commanded the Laws of King Edward to be observed in all things: And that, in the Fourth Year of his Reign, by the Counsel of his Barons, he made the noble and wife Men of England to be summoned throughout all the Provinces of England, that he might hear from them who were skil'd in their Law, their Rights and Customs, and that twelve Men were chosen out of every County, who swore, to their Power, to tread in a right Path, neither turning to the right Hand, or to the left, and to make known to him the Custom and the Establishment of their Laws.

1.65. Henry the First, and Stephen who succeeded Henry, made a Compact, and agreed, and promised an Amendment of the

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9. 66. The original Compact (faith M. Paris) was, that the King bould govern them according to the Tenor of fuch ancient Laws and original Customs, as were received among them, according to the good, approved, and ancient Laws of the Kingdom. The Liberties in which the Nobles confided, faith M. Westminster: The ... Laws of their Country, faith W. of Malmsbury: The Laws of King Edward, fay the aforementioned Authors: The proper Laws and ancient Customs in which their Fathers lived, fay Hoveden, and the Chronicle of Litchfield: The Laws of England; the ancient Laws of this Realm, originally establish'd, fay our Statutes: The Laws of the Land; the good Laws of the Land, faith the Oath of Richard the Second: The Charters of the Liberties of England; the common Liberty, fay the Contenders for them with King John and Henry the Third: The fundamental Laws of the Kingdom let it be offerved. There are frequent Repititions of these or the like Expressions of a Contract by the following Princes of this Realm as appears by the Oaths they took at their Coronation, to preferve to the People their ancient Rights, Liberties, original. Customs and Laws, and by the continual Claim the People made to the Laws of their Country, the Laws of King Edward, and Magna Charta, as their Right. Our Ancestors thought it absolutely necessary, that whoever wou'd be their King should make a Compact with them; and be as much engaged by Oath to grant their Privileges to them, as they were to iwear Allegiance to him, and commonly that was first done by their Kings. before they would engage to be their Subjects. And then it must be as reasonable, that he who doth continue to be their King. should continue to perform his Oaths, and grant to them their Privileges, as for them to continue in their Duty and Allegiance. And when these Patria Leges, these ancient Laws of their Country were violated, they constantly complain'd of the Injustice of the Action, requiring the Observation of them; and when they could not prevail by fair Means, they quitted their Subjection, and fought to recover their Right by Arms. In short, this Oath and Compact is the very Ground and Canfe of the Oath of Allegiance; accordingly the Lord Chancellor Fortesfeue, declares l. g. 7.23. that our Kings are Political Kings, who receive their Power from the People.

1.67. Grotius de Jure Bell. 1. I.C. 3. S. 11. faith, Succession clone does not denominate the Manner, or specify the particular Form of the Governor, but is only a Continuation of that Right which was first settled, and as much as was first given, is afterwards continued by Succession, and no more. And then with him we may reasonably inter, that Succession only brings down to Kings what the first Election gave, and makes them only Kings according to Compast, and with the Condition agreed on at the first a mission of their Progenitors to the Exercise of the Royal Authority.

Parliament, to whom King Henry the Third promised faithfully

to ratifie Magna Charta, and faithfully to observe all the Articles ofit, which King John, and he, at his Coronation, and often fince. had fworn to observe. And this was done in the most solemn and ceremonial Manner that could be devised: For the King, with all the great Nobility of England, all the Bishops, and chief Prelates, in their Ornaments, with burning Candles in their Hands, affembled to hear the terrible Sentence of Excommunication upon all the Infringers of the same; and at the lighting of those Candles, the King, having one in his Hand, gave it to one of the Prelates, saying, It becomes not me, who am no Priest, to hold this Candle; my Heart sball be a greater Testimony; and withal, laid his Hand on his Breast the whole Time the Sentence was reading, which was thus pronounced, In the Name of the omnipotent God, &c. which done, the Charter, of King John his Father was read. In the End, having thrown away their Candles, they cryed out, & let them who incur this Sentence be extinct, and fink in Hell; and the King with a loud Voice said, As God help me, I will, as a Man, a Christian, a Knight, a King crowned and anointed, inviolably observe all these Things. But, notwithstanding all this, the King the very next Year broke his Oath; and continuing to govern contrary to the Charter, in the Year 1263. the Barons made War upon him, under the Command of Simon of Monfort, who succeeded so far, as to take the King and his Sons Prisoners; but the Prince escaping out of Prison, fights with Simon Hand to Hand, and flew him. The Historians of those Times call'd him not a Rebel, nor a Traytor, but a most devout Servant of God, and the Church, and a most faithful Protector, Sheild, and Defender of the Kingdom of England, and a Martyr for the Liberties of Church and State, Chron. de Marl. p. 228. At the End of these Wars, in the Year 1269. a Parliament was held at Marlboxough, where the Statutes, call'd, The Statutes of Marlborough, were enasted; in the fifth Chapter of which it is decreed, That the great Charter, and the Charter de Forresta shall be observed in all their Articles, both concerning the King and his Subjects. And bere (said the Lord Coke) it is to be observed, That after this Parliament, neither Magna Charta, nor Charta de Forresta, wa ever attempted to be impugned, or questioned, whereupon Peace and Tranquility have fince enfued. Inft. 1. 2. p. 101.

Laws and Customs, the King that swears to it, swears to them all, and is not admitted to be the Interpreter of it, or to determine what is Good or Evil, fit to be observed or annulled in it, and he can have no more Power over the rest. This having been confirmed by more Parliaments than we have had Kings since that Time, the same Obligation must still lie upon them all, as upon John and Henry, in whose Time that Claim of Right was compiled We know the Value our Ancestors set upon their Liberties, and the Courage with which they defended them; and we can have no better Example to encourage us, never to suffer them to be

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have ever had the Laws of England, as the Lord Coke observes, have ever had the Laws of England in great Estimation and Reverence, and would never suffer them to be changed. This made Henry the First (saith he) write to Pope Pascal thus; Let your Holiness know, that, by the help of God, whilst I live, the Dignities and Custom of our Kingdom of England shall not be diminished; and if I, which God forbid, should so far deject my self, my Nobles, and all the People of England, would never suffer them to be alter'd.

Inft. 1. 2. p. 97.

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Affent of the whole Commonalty affembled in Parliament at Lincoln, wrote to Pope Boniface, we find these Words; By Virtue of our Oath, we are bound to the Observation and Defence of the Liberties, Customs, and the Laws of our Country, which by the help of God, we will defend with our whole Power; nor do we, nor will we permit our Lord, the King, tho' he were willing to attempt things so unusual, undue, and prejudicial to the Royal Dignity: And this was sealed by 104 Earls and Barons, in the Name of all the Commonalty of England. Rot. Parl. 28. Ed. 1.

¶. 72. King John received the Crown by Way of Election, as being chosen by the States, saith Daniel, p. 127. M. Paris saith, That all consented to the Speech of the Arch-bishop, that none ought to succeed another in the Kingdom, unless he were Elected by the Community, and thereupon they Elected the Count, and took him for

their King. M. Paris, p. 138.

1. 73. King James in his fourth Speech at Whitehall, A. D. 1609. faith, That the King was Lex Loquens, after a Sort, binding himself by a double Oath to the Observation of the fundamental Laws of his Kingdom; tacitly, as by being a King, and so bound to proted, as well the People, as the Laws of his Kingdom, and express by his Oath at his Coronation; so as every just King, in a settled Kingdom, is bound to observe that Paction made to his People by his Laws, in framing his Government agreeable thereunto. And therefore a King governing in a settled Kingdom, ceases to be a king, and degenerates into a Tyrant, as soon as he leaves off to rule according to the Laws. Therefore all Kings that are not Tyrants, or perjur'd, will be glad to bind themselves within the Limits of the Laws, and they that perswade them to the contrary, are Vipers and Pests, both against them and the Common-wealth.

1. 74. As the Subjects of the King are born to Lands and other

Things, so are they born to inherit and enjoy the Laws of this Realm, that so every Man have an equal Benefit by Law. Plow. 55. B. Kitch. of Courts, p. 4. It is therefore called Common Right, and is a greater Inheritance to every Man, than that which descends to him as Heir, from his Parents. Because thereby his Goods, Lands, Wife, Children, his Body, Life, Honourgand Estimation, are protected from Injury and Wrong. 2. Inst. 56. This Common Right is called the Law of the Subject, and the Judges are sworn to execute Justice (as my Lord Coke says, 12 Co. 64.) according to Law and Custom of England. All which do prove,

how justly the Laws are called the great Inheritances of every Subject, and the Inheritance of Inheritances, without which Inheritance, we have no Inheritance. The King's Prerogative is Law too; because, as it was resolved, the King hath no Prerogative, but that which the Law of the Land allows him, Co. 76. Jud. Jenkin's Works p. 131. The Law says, the King is the Fountain of Justice, and all Justice which is done within the Realm, is said, and said properly, to flow from this Fountain; but then it must always run in the certain and known Channels that the Law hath prescribed.

¶. 75. Glanvil, who was a learned Lawyer, and Chief Justice in Henry the Second's Days, above 500 Years ago, writ a Book of the Common Laws of England, which is the ancientest of any extant, touching the Subject, informs us, that there was in his Time such a Thing as High Treason against the Kingdom: His Words are these; Crimen, quod in legibus dicitur Crimen læsa Majestatis, ut de Nece vel Seditione Persona Domini Regis vel Regni.

&c. Cowels Inter. tit. Glanvil. I. r. C. 2. p. 1.

9. 76. Those who flatter a King that he is above the Law, do most notoriously contradict one of the first Axioms of our Regal Government, which is, that Lex facit Regent; and he hath originally subjected himself to the Law by his Coronation Oath-Jud. Jenk. Works, p. 134. Mirror. Ch. 5. S. 1. p. 225. This proves a King of England to be King by Law; as also that the Coronation Oath is a Fundamental Law of this Kingdom, and is antecedent to the Subjects Homage and Oath of Fealty, and that our first Monarch was made so by their own Consent. He is a Legal King, his Authority is under a legal Extent; and as Fortescue says, his Power Royal is restrained by Power Politick, for de Laudibus Legum. Anglia p. 16. Therefore a King's Grant of any Favour made contrary to Law, is void, according to another Axiom of our Government, Nihil alind potest Rex, &c. quam quod de Jure potest. Bracton. He can do nothing as a King, but what he can legally do. So that it is made the very Essence of our Kings, to govern according to Law; for where the Willgoverns, and not the Law, there he is no longer King; ubi Voluntae imperat, &c. The Law is to be the only Rule and Measure of his Government; and upon this Account it is truly faid, that a King of England can do no Wrong; nor will his Prerogative be any Warrant to him to do an Injury to any one. Noy 182. 1 Co. 44. B. appland. 247. Jenk. Works 41. He cannot by his Grant or Charter alter a Law, nor alter Inheritance, for this would be wrong which he cannot do. Fortescue. C. 9. P. 236. 9 Co. 123. Bro. abr. tit. Perog. N. 15, 18, 53.

¶. 77. By the 11 Rich. 2. C. 10. It is ordained and established, That neither Letters of the Signet, nor of the King's privy Seal shall be from thenceforth sent in Damage or Prejudice of the Realm, nor in Disturbance of the Law. Vid. Sir Rob. Cott.

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¶. 78. In the 11 R. 2. Rot. Parl. Pars 1, 2, 3, Trefilian, and five Judges more, with one of the King's Serjeants at Law, and one of the King's Council at Law, for delivering their extravagant illegal and extra-judicial Opinions, That the King might avoid a Statute, Ordinance and Commission, which had been made for the Safety of both King and Kingdom in the last Parliament, by the Peers and Commons of the Land, with the King's Assent; were executed as false Traytors, by a Judgment from the most supreme Court of Judicature in the Kingdom, the Parliament.

1. 79. By the Records, 7 H. 4. Rot. Parl. Numb. 59. It is declared, The King has no Prerogative that derogates from Justice and Equity. And Bracton, in Lib. 3. c. 9. faith, The Regal Power is according to Law: He has no Power to do any Wrong, nor can the King do any thing but what the Law warrants. Our Records of the greatest Authority with us declare, That our Kings owe all their Power, not to any right of Inheritance of Conquest, or Succesfion, but to the People. So in the Parliament Rolls of Hen, 4. Numb. 108. we read, That the Kingly Office and Power was granted by the Commons to King Henry the Fourth, and before him to be Predecessor, Richard the Second. Thus the House of Commons order'd expresly to be enter'd upon Record, That they had granted to King Richard to use the same Liberty that the Kings of England tefore him had used: Which because he abused, to the Subversion of the Laws, and contrary to his Oath at his Coronation, the same Persons that granted him that Power, took it back again, and deposed him. The same Men, as appears by the same Record, declared in open Parliament, That having Confidence in the Prudence and Moderation of Henry the Fourth: They Will and Enact, That he enjoy the same Authority that his Ancestors enjoy'd : By which, and other Examples, it is plain that the Kingly Office is nothing but a Trust, and a Gift by Vox Populi of all the People by their Delegates, in Parliament Assembled.

1. 80. Where the Monarchy is Regular, as in Germany, England, &c. the Kings can neither make, nor change Laws: They are under the Law, and the Law is not under them. Their Letters or Commands are not to be regarded. In the Administration of Justice, the Question is not what pleases them, but what the Law declares to be right, which must have its Course, whether the King be busie, or at Leisure, whether he will or not. The King who never dies, is always present in the supreme Courts, and neither knows, nor regards the Pleasure of the Man that wears the

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¶. 81. We have had no King, fince William the First, more hardy than Henry the Eighth, and yet he acknowledged the Power of making, changing, and repealing Laws to be in the Parliament. It was not he, but the Parliament that dissolv'd the Abbies: He did not take their Lands to himself, but received what the Parliament thought sit to give him: He did not reject the Su-

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Matters than the Parliament conferr'd upon him.

1. 82. The Judges of the Land, who are chosen by the King, by the Advice of his Council, are so far from depending upon the Will of the King, 18 Edw. 3. Cap. 1. that they swear faithfully to ferve the People as well as the King, and to do Justice to every Man according to the Law of the Land, notwithstanding any Writs, Letters, or Commands received from him; and in default thereof, they are to forfeit their Bodies, Lands and Goods, as in Cases of Treason. Queen Elizabeth, and her Counsellors, presfed the Judges very hardly to obey the Patent under her great Seal, in the Case of Cavendish; but they answer'd, That both she and they had taken an Oath to keep the Law, and if they sould obey ber Commands, the Law would not warrant them, &cc. Anderfon's Rep. P. 155. And besides the Offence against God, their Country, and the Commonwealth, they alledged the Example of Empson and Dudley, (who were executed as Traytors, as were Gaveston, the two Spencers, Tersilian, Strafford, and others, for subverting the Laws of the Land in Obedience to the King's Command) whereby they said, They were deterred from obeying ber illegal Commands. They who had fworn to keep the Law, notwithstanding the King's Writs, knew that the Law depended not upon his Will: And the fame Oath that obliged them not to regard any Command they should receive from him, sliewed, that they were not to expect Indemnity by it; and not only, that the King had neither the Power of making, altering, mitigating, or interpreting the Law, but that he was not at all to be heard, in general or particular Matters, otherwise than as he speaks in the common Course of Justice, by the Courts legally established. According to Magna Charta, Judgments are to be passed by Equals: No Man can be imprison'd, diffeiz'd of his Freehold, deprived of Life or Limb, unless by Sentence of his Peers. And Braston says, That in receiving Justice the King is equal to another Man: Which could not be, if Judgments were given by him, and he were exempted from the Judgment of all by that Law, which has put all Judgments into the Hands of the People. This Power is executed by them in grand or petty Juries, and the Judges are Affiftants to them in explaining the difficult Points of the Law, in which 'tis prefumed they shou'd be learned. The Strength of every Judgment confils in the Verdict of these Junies, which the Judges do not give, but pronounce or declare. And the same Law that makes good a Verdict given contrary to the Advice or Direction of the Judges, exposes them to the Penalties, if upon their own Heads, or a Command from the King, they should presume to give Sentence, without, or contrary to a Verdict; and no Pretensions to a Power of interpreting the Law, can exempt them if they break it: Nay, even in special Verdicts, the Judges are only Assistants to the Juries, who find it specially, and the Verdict is from them, the' the Judges having heard the Point argued, declare the Sense of the Law thereupon. 9. 83.

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¶. 83. By an Act of the First of William and Mary, declaring the Rights and Liberties of the Subject, and settling the Succession of the Crown. They do in the first Place, (as their Ancestors in like Cases, have usually done) for the Vindicating and Asserting their Ancient Rights and Liberties, declare,

I. That the pretended Power of Suffending of Laws, or the execution of Laws by Regal Authority, without Confent of Parliament, is illegal.

II. That the pretended Power of dispensing with Laws, or the execution of Laws by Regal Authority, as it hath been assumed, and exercised of late, is illegal.

III. That the Commission for erecting the late Court of Commissioners for Ecclesiastical Causes, and all other Commissions and Courts of like

Nature, are illegal and pernicious.

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IV. That Levying Money for, or to the Use of the Crown, by pretence of Prerogative, without Grant of Parliament for longer time, or in other Manner than the same is, or shall be granted, is illegal.

V. That it is the Right of the Subjects to Petition the King, and all

Commitments and Profecutions for such Petitioning, are illegal.

VI. That the raising, or keeping a Standing Army within the King-dom, in time of Peace, unless it be with Consent of Parliament, is against Law.

VII. That the Subjects, which are Protestants, may have Arms for their

Defence, according to their Conditions, and as allow'd by Law.

VIII. That Election of Members of Parliament ought to be Free.

IX. That the Freedom of Speech, and Debates, or Proceedings in Parliament, ought not to be impeached, or question'd in any Court or

Place out of Parliament.

X. That excessive Bail ought not to be required, nor excessive Fines imposed; nor cruel and unusual Punishments institled.

XI. That Jurors ought to be impannel'd, and return'd; and Jurors which pass upon Men, in Trials for High-Treason, ought to be Free-bolders.

XII. That all Grants, and Promises of Fines and Forfeitures of

particular Persons, before Conviction, are illegal and void.

XIII. And that for Redress of all Grievances, and for the amenang, strengthning, and preferving of the Laws, Parliaments ought to be beld frequently: And they do claim, demand, and infift upon all, and fingular the Premises, as their undoubted Rights and Liberties; and that no Declarations, Judgments, Doings, or Proceedings, to the Prejudice of the People in any of the faid Premises, ought in any wife to be drawn hereafter into Confequence or Example. And whereas it hath been found by Experience, that it is inconsistent with the Safety and Welfare of this Protestant Kingdom, to be govern'd by a Popish Prince, or by any King or Queen marrying a Papist, 'tis declar'd, That all and every Person, or Persons, that is, are, or shall be reconciled to, or shall profess the Popish Religion, or shall marry a Papist, shall be excluded, and be for ever uncapable to inherit, possess, or enjoy the Crown and Government of this Realm, and Ireland, and the Dominions thereunto belonging

longing, or any Part of the same, or to bave, use, or exercise any Regal Power, Authority, or Jurisdiction within the same; and in all, and every such Case or Cases, the People of these Realms shall be, and are bereby absolved of their Allegiance; and the said Crown and Government shall from time to time descend to, and be enjoy'd by such Person or Persons, being Protestants, as should have inherited and enjoyed the same, in Case the said Person or Persons, so reconciled, holding Communion, or professing, or marrying, as aforesaid, were nature.

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rally dead. 1. 84. 'Tis plain from what hath been faid, that all Government, Authority and Magistracy proceeds from the People. I will fhew, that they have Authority to fet afide the next Heir to Government, when unfit or uncapable to govern: And alfo, to disposses them that are in Possession, if they observe not the Laws and Conditions by which, and for which their Dignities were given them; and when it is done upon just and urgent Caufes, and by publick Authority of the whole Body, the Justice thereof is plain. As when the Prince shall endeavour to establish Idolatry, or any Religion which is repugnant to the Scripture, contrary to the Laws of the Land, or to destroy the People, or make them Slaves to his tyrannical Will and Pleasure. For as the whole Body natural may cure its Head when out of order, fo may the Body Politick cure or purge their Heads, when they are pernicious or destructive to the Body Politick; seeing that a Body civil may have divers Heads by Succession, or Election, and cannot be bound to one, as a Body Natural is: Which Body Natural, if it had Ability to cut off its aking or fickly Head, and take another, I doubt not but it would do it, and that all Men would confess it had Authority sufficient, and reason so to do, rather than that the other Parts should perish, or live in Pain and continual Torment: So may the Body Politick chose another Head and Governor in the room of its destructive one; which hath been done for many Ages, and God hath wonderfully concurred (for the most Part) with fuch judicial Acts of the Commonwealth against their evil Princes; not only profpering the fame, but by giving commonly some notable Succeffor in Place of the deprived, thereby both to justifie the Fact, and remedy the Fault of him that went before. Saul was flain by the Philistines, by God's Appointment, for not fulfilling the Law and Limits prescribed unto him. Ammon was lawful King also, yet he was slain for not walking in the Way prescribed him by God, 2 Kings xxi. and David and Josiah were made Kings in their rooms, who were two most excellent Princes. Shalum, Pekahiah and Pekah, three wicked and idolatrous Kings of Israel, were flain one after another; and all the Kings of Israel who violated the Covenant and Conditions annexed to their Crowns, did, for the most Part, lose their Lives, and underwent the utter Extirpation of their Posterities from the Crown. Reboboam (for only threatning to oppress the People) was deserted by them, who chose Ferobam his Servant in his stead, which was ap-

proved of by God.

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9.85. If I should instance all the Kings of Israel, whom God permitted (or appointed) to be slain, and those that were carried away Captive by the Heathens, for their unjust Government, I should be too copious. But I will leave the Hebrews, and give you several Examples of the depriving of evil Princes of the Government in France, Spain, Portugal, &c. and last of all in Scotland and England, and the Happiness and Prosperity that did attend those Proceedings; and by Consequence God approved

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9. 86. There were too great Changes made of the Royal Line in France; the first from Pharamond to the Line of Pepin, and the most remote in Blood of his Descendents having often been preferred before the nearest, and Bastards before the Legitimate Issue, they were at last all laid aside. The Second from Pepin to Hugo Capet, in which Family the Crown remains to this Day. Childerick the Third was deprived for his evil Government, and Petin was chosen King in his stead, whose Posterity reigned for many Years after him, and were brave Kings, as Hiffory doth testify. Lewis the Third, and Charles, Sirnamed Le Gross, were both deprived by the States of France, for their evil Government, and fuch who were thought more worthy appointed in their stead. All French Historians do attribute to these great Changes that have been made by the People, the Prosperity and Greatness of their Kingdom. Henry the Third, before he was King of France, was chosen King of Polonia, who departing thence without Leave, and not returning according to his Promise, was deprived by Act of Parliament.

1. 87. In Spain, Rotherick and Alphonfo were deprived for their evil Government. Bernard, the Son of Charlemaine of France, was rejected, because they would not be govern'd by a French-man. Alphonso the Third, Sirnamed The Great, a brave Prince, yet at last fell into Tyranny, was twice depos'd. Puff. p. 29, 30. Favila, King of Castile, a cruel Tyrant, was depos'd by the Castilians, who abjur'd him, and set up Magi, like that of the Persians, to govern them. Alphonfo the Fourth being judg'd unfit to govern, was oblig'd to furrender the Kingdom to his Brother Ramicus. Ordonius usurped the Crown, and banishing Santius Crafus, the People rose to restore their good King, and pull'd down Ordonius, and set up Sandius the second time. Blanch, Wife of Lawis the Eighteenth of France, was put by, and the younger Sifter Beringaria set up in her stead. Alphonso the Tenth was deposed, and Flavio Suintilla, was deprived for his evil Government, together with all his Posterity, and Sissinando chosen in his room. Peter, Sirnamed The Cruel, was twice dethron'd; the last time, they fent for a Bastard Brother of his Named Henry, Count of Trastaramara, Bastard to Alphonso, the Eleventh King of Castile, that lived in France, deliring him to come with some French-men, to allist them in that Act, and take the Crown upon himself; which he did by the Help of the Spaniards, and slew him in

right Hand to Hand, and so enjoyed the Crown, and his Po-

sterity after him: This Hemy was a most excellent King, as well for his Courage in War, as for his other brave Qualities. Hemy the Fourth, call'd The Scandal of Spain, who being incapable of getting Children, hir'd another Man to lie with his Queen, and declar'd that Daughter so begotten, Heir apparent, for which the Nobility entred into an Association, depos'd him, and gave the Crown to Alphonso the Eleventh. King Ferdinand, and his Daughter married to the King of Castile, and her Uncle, by the Father's Side, were rejected, and the Crown given to John, a Knight of Calatrava, and Bastard to an Uncle of Ferdinand their King.

Ass. In the Year 1581. the States of Holland, in a general Assembly at the Hague, abjur'd all Obedience and Subjection to Philip, King of Spain; and in a Declaration justifie their so doing; For that by his tyrannous Government, against Faith so often given and broken, he had lost his Right to all the Belgic Provinces; that therefore they depos'd him, Thuan, 1. 74. From that Time to this, no State or Kingdom has prospered so much as

they.

9. 89. In Portugal, Alphonfus was deposed because he was young, and his Mother encroaching upon their Liberties. Don Sancho the Second was deprived by the universal Consent of all Portugal, and Don Alanso, his Brother, set up: Who, amongst other great Exploits, was the first that set Portugal free from all Subjection, Dependance, and Homage to the Kingdom of Castile. And his Son who was his Successor, builded and founded above forty great Towns in Portugal; who was likewise a most rare Prince; and his Ossi-spring ruleth to this Day.

¶. 90. In Denmark, Christopher the Second, Waldemar, Erick, and Christian the Second, were deposed, Anno 1523. for his evil Government, and Frederick, Duke of Holstein, was chose in his stead: The Ancestors of the present King of Denmark; Cisternus, for his intolerable Cruelty, was deprived, and his three Children disinherited, and his Uncle Frederick, Duke of Holstein, was chosen in his stead, whose Off-spring remaineth in the Crown.

¶. 91. In Poland, Lecticus the Second, Anno 750. Lescus the First, Miccissaus, Senior, and Uladislaus the Third, sirnam'd Locaticus were deposed for their Male-Administration. Sigismond a Hungarian, was refused the Crown, tho' Heir to it, because he was a Hungarian. Henry of Aujou deserted Poland upon his being made King of France, upon which they chose a new King.

¶. 92. In Sweden, Ingellus, Amund, Swercher, Waldimar, Birgir, Magnus and Albert his Successor were all twice deposed; Erick was twice deposed, and Christopher, Duke of Bavaria, imade King in his stead; Charles Cnateson was deposed, and Christian, King of Denmark, crown'd in his stead, who likewise turning Tyrant, was deposed, and Charles was restored again, and depos'd again for his Tyranny, and restor'd again, and died in Possession. Stensture reign'd sourteen Years as Regent, not as King, was deposed, and John the Second made King, who turn-

(3) 7

il iyrant, was deposed, and Stensture made Regent again. Erick was, by the universal Rising of the People, deposed for his Tyranny, and his Brother Charles made King in his stead. Sigismond of Poland, about the beginning of this Age, was deposed for attempting to restore Popery, and, in a full Assembly of the Estates, declar'd incapable to reign, and Charles, Duke of Sundermania, his Uncle, made King in his room, who was the Father of the Great Gusta-

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9. 94. Tarquin being expelled for his Tyranny, the Romans had fuch a Hatred against the Family, that they would never after name any of their Children Tarquin. Upon the Alteration of their Government, Junius Brutus was made Consul, who executed Justice upon his own Sons, and stood himself upon the Judgment-Seat, and faw them put to Death, for conspiring to restore the Family of Tarquin to the Throne. Romulus, Numa Pompilius, Tullius Hostilius, Ancus Marticus, Tarquinius Priscus, Servins Tullius, and Tarquinius Superbus, were deposed for their Tyranny, and the Roman Government turn'd into a Commonwealth, the best regulated at first that ever the World saw. The deposing the Roman Emperors, would be endless to enumerate: No Man can pretend they had any divine Right, who were most of them of mean Birth, and proclaim'd by the Soldiery. Valentinian was the Son of a Roper; Jovian of mean Birth, and a Foot-Soldier, and the like; they came in by Force, and were driven out by Force; and thirty fix of them were murther'd by There are no Parts of History, but are full of Exone another. amples of this kind, and the nearer we go back to the Beginning of Government, the more Instances we have of the Peoples setting up, and pulling down their Monarchs for their Tyrangy.

¶. 94. Nay, the very Emperors of Germany, when they infringed the Rules of Government, which they had sworn inviolably to observe, and violated the fundamental Laws of the Empire, the States have opposed and resisted them, and finally deprived them of the Empire. The German Lawyers have always held, and do still hold it for a certain Truth, That when they abuse their Power, for the overturning of the State, or for invading the Rights of the Princes of the Empire, that it is a Right inherent in the Empire, to deprive them of their imperial Dignity, and to confer the same on another. This is declared by Lampadius, Arnizaus, Diderick, Centingius, and many others. The Emperor Wenceslaus was deposed by the Electors of the Empire, in the Year 1400. after that he had been exhorted by the State, to amend and take up

from his irregular Actings.

¶. 95. In Scotland, the Nobilty and Gentry, &c. took Arms against Durstus their King, for his intolerable Cruelty, and slew him and his Confederates in Battle (and put by his Sons, lest they should imitate their Father's Vices) and elected Even, his Brother in his stead, who leaving a Bastard Son, the Kingdom was conferred on him. Crathy Cinthus having surprized and slain

Donald for his Tyranny, he was unanimously chosen King. -. was, for his evil Government, deprived, and Gregory made King in his Stead. James the Third, of Scotland, for endeavouring to introduce an arbitrary Government, after the Violation of many folemn Promises to the contrary; the Nobility and Gentry, in great Numbers, assembled themselves together, having his eldest Son, about Sixteen Years of Age, at their Head to oppose his Designs; who met in the Field of Sterling, where the King was deferted and flain, and his Son was declared King; and in a free Parliament, foon after call'd, the Battle of the Field of Sterling was fully debated, and by the unanimous Confent of the Three Estates, it was declared and adjudged, That those that were flain in the said Field of Sterling, in the Assistance and Defence of the late King, had fallen by their own deserving, and justly suffered the Punishment of their Ralbness: That the Conquerors were innocently guilty of the Blood there shed, and fairly acquitted of any Pursuit. The Act of Parliament condemns the arbitrary Proceedings of the faid King James the Third, Fines and Forfeits most of the Nobility and Gentry that stood by him at the Battle of Sterling, and justifies and clears all those that fought against him, in Defence of their Laws and Liberties, as is to be feen in the Scotch Acts of Parliament, Printed by the Authority of Queen Mary of Scotland, of which fee more in Buchanan, Drummond's History of the Five James, and others. Buchanan, speaking of his Country, saith, That it was free from the beginning; created it felf Kings upon this very Condition, That the Empire being conferred on them by the Suffrages of the People, if the Matter required it, they might take it away by the same Suffrages: Of which Law many Footsteps have remained to our

¶. 96. I will end this Narration with Examples out of England (before and, fince the Conquest) Archigallo, Emerian, Vortigern, Sigibert, King of the West-Saxons; Beornred, and Alured, King of Northumberland, were all deprived of their Thrones for their evil Government, and such who were thought more worthy preferred in their stead. King Edwin being deprived for his unjust Government, the Crown was given to his Brother Edgar, who was one of the rarest Princes that the World had in his time, both for Peace and War, Justice, Piety and Valour. He kept a Navy (saith Stow) of three thousand and six hundred Ships, distributed in divers Parts for the Defence of the Realm, and he built and restored forty seven Monasteries at his own Charge, &c.

¶. 97. After the Conquest, King Edward the Second, Richard the Second, and Richard the Third, were, for not governing according to the Laws of the Land, deprived of the Government, and Edward the Third, and Henry the Fourth and Seventh, were preferred in their rooms, who were most rare and valiant Princes, who have done many important Acts in this Kingdom, and have raised many Families to Nobility, put down others, changed

changed States both abroad and at home, altered the Course of Descent in the Blood-Royal, and the like; which was unjust, and is void to this Day, if the Changes and Deprivations of the former Kings were unlawful, (according to the Doctrine of Passive Obedience without Reserve) and consequently all those Princes that have succeeded them (which yet never failed of a constant Descent) were Usurpers; and those who do pretend to the Crown of England at this Day, have no Title; but by virtue of the late Act of Parliament (which was never denied, or dare be denied) for that from those Men they descended, who were put in the Place of the aforementioned Deprived, by the People. And this is, and hath been the Custom and Practice of all Kingdoms and Common-wealths, to deprive their Princes for their evil Government, and that God hath, and does concur with the same, is plain from the Examples before-mentioned, of the Prosperity and Happiness that hath attended those Acts.

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1.98. In the Reign of King John, the Barons, Prelates and Commons, took a solemn Oath, That if he should refuse to grant and confirm their Laws and Liberties, they would make War against him so long, and withdraw themselves from their Allegiance to him, until he shou'd confirm to them by a Charter, ratified with his Seal, all things which they required: And if the King should afterwards peradventure recede from his Oath, as they verily believed he would, by reason of his double Dealing, they would forthwith, by seizing on bis Castles, compel bim to give Satisfaction. He afterwards breaking his Oath and Promise, the Barons said, What shall we do with this wicked King? If we let him thus alone, he will destroy us and our People; it is expedient, therefore, that be should be expelled the Throne. We will not have him any longer to reign over us. And accordingly they fent some of their own Body, both Lords and Commons beyond-Sea for Lewis, the Prince of France, whom they had chosen (M. West. 274.) to be their King, and swore Fealty to him, but they afterwards discovering that he had sworn that he would oppress them, and extirpate all their Kindred, they rejected him, and fet up Henry the Third, King John's eldest Son, who was not full Nine Years old. The Earl of Pembroke, Great Marshall, spoke to this Effect to them, Tho' we have prosecuted the Father, and that justly, yet this young Infant is pure and inno-cent from those his Doings: You know what the Scripture faith, The Child shall not bear the Iniquity of his Father: Come, let us pity his tender Years, and make, and constitute him to be our King, and throw off this Toke of vile Slavery from us, this French King's Son and bis People. At last the whole Council, as if they had been inspired from Heaven, cried out with one Voice, Fiat sic, fiat Rex, fiat Rex; Be it so, be shall be our King, Ann. Dom. 1216. So the Day was appointed for his Coronation, which was Simon and Jude. Knighton de vent. Anglia. Col. 2426, 2427. and vid. Mat. Par. f. 289, and 309.

7.49 .

¶. 99. In the Reign of Edward the Second the Parliament met at London, and declared by common Confent, That he was unworthy of the Crown; and for many Causes depos'd him, and chose his Son Edward by unanimous Confent, and his Election was publickly declared in Westminster-Hall: Some of both Houses were sent to Edward the Second to acquaint him with the Election of his Son, and to require him to resign the Crown, which accordingly he did, all the People consented to the Election; as did all the Prelates, and the Arch-Bishop made an Oration on these Words, Vox Populi, Vox Dei, exhorting all to pray

for the King Elect.

9. 100. In the 39th Year of Henry the Sixth, Richard Duke of York, lays his Claim to the Crown in Parliament; and after long Arguments made, and deliberate Confultation had among the Peers, Prelates and Commons of the Realm; Tays Grafton, It was condescended and agreed, that King Henry having been taken for King above Thirty Eight Years, that he should enjoy the same, during his Life: But if he either died or refigned, or forfeited the fame, for infringing any Point of this Concord, then the faid Crown and Authority Royal should immediately descend to the Duke of York, if he then lived, or else to the next Heir of his Line, or Lineage; and that the Duke, from thenceforth should be Prote-Aur and Regent of the Land, Provided always, That if the King did closely, or appartly study, or go about to break, or alter this Agreement, or to compass or imagine the Death or Destruction of the faid Duke, or his Blood, he should forfeit the Crown, and the Duke of York should have it. These Articles were not only written, fealed and fworn to by the two Parties, but also were enasted in the High-Court of Parliament. Grafton's Chron. fol. 647. vid. Cott. Records 39 Henry the Sixth, from No. 10. to No. But Duke Richard being flain in the Battle of Wakefield, his Son Edward called a Council of Lords Spiritual and Temporal, and laid open his Title to the Realm to them, with the Articles of Agreement. After the Lords had confidered and weighed his Title and Declaration, they determined by Authority of the faid Council; Forasmuch as King Henry the Sixth, contrary to his Oath, Honour, and Agreement, had violated, and infringed the Order taken and enacted in the last Parliament; and also, because he was insufficient to rule the Realms, and unprofitable to the Common-wealth, he was therefore by the aforesaid Authority, deprived and rejected of all Kingly Honour and Regal Sovereignty, and incontinent Edward, Earl of Marche, was by the Lords in the faid Council affembled, named, elected, and admitted for King and Governor of the Realm. And the People being got together in St. John's Fields to behold the Muster that was there that Day, the Lord Fauconbridge, who took the Musters, wisely declared to the Multitude, the Offences and Breaches of the late Agreement done by King Henry the Sixth, and demanded whether they would

would have the faid King Henry to reign any longer over them, to whom, they with one Voice, answer'd, Nay, Nay; then asking them if they would serve and obey the Earl of Marche as their Sovereign Lord, rhey answer'd Yea, Yea, crying King Edward, with many great Shouts, and clapping of Hands. The Lords being advertised of the loving Consent, which the Commons frankly and freely of their free Will had given; they all presently, with several of the most substantial Commons, went to Baynard's Castle, and acquainted the said Earl with their Election and Admission, and the loving Affent of the faithful Commons; and the next Day, being conveyed to Westminster, his Title and Claim to the Crown was declared; First, as Son and Heir to Richard his Father right Inheritor to the same; Secondly, By Authority of Parliament, and Forfeiture committed by King Henry. And the Commons being again demanded, if they would admit and take the faid Earl as their Sovereign Lord, all with one Yea; which Agreement concluded, Voice cried Yen, was then again proclaimed, and the 29th of June following, he was crowned King at Westminster, by the Name of King Edward the Fourth. Graft. Chron. f. 652, 653, 658. Vid. Speed's Hift. f. 851. Col. 1, 2. Stow f. 414. Col. 2. 415. Col. 1.

¶. 101. Thus by the common Usage of England, which is the common Law of England, Kings (degenerating into Tyrants) may be deprived for evil Government, and others set up in their Stead,

is plain from the aforegoing Examples.

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1. 102. That all Magistrates and Governors do proceed from the People, is plain from the following Examples in Scripture. Deut. xvi. 18, 19. The Children of Ifrael are commanded to make Judges and Officers throughout their Tribes. Dent. xvii. 14, 15. When thou art come into the Land, &c. and falt fay, I will fet s King over me, like as all the Nations that are about me: Thou falt in any wife fet him a King over thee, whom the Lord thy God shalt chose: One from amongst thy Brethren shalt thou set over thee; thou may'st not set a Stranger over thee. So God did only reserve to himself the Nomination of their King; by which he defign'd to make his People more happy than they could expect by their own peculiar Choice: He knowing the Heart of Man, and the Corruption of their Nature, did nominate them who were most fit to govern his People; yet God did not require the Jews to accept him for King whom he nominated, but left it to their own free Will, whether they would approve of him or not, is plain from the following Examples. Upon the Death of Saul, David was fet up by the Appointment of Almighty God, yet there was only the Tribe of Judah that followed David, and made him King; eleven Tribes followed Ishbosheth, Saul's Son, whom they made King; and tho' David had a long War against them, yet he' doth not call them Rebels; neither do we find that God punished them, or sent any Judgment upon them for not accepting of David as King; and when Rechab and Banah had slain Ishbosheth, and brought his Head to David at Hebron, saying, Behold the Head of thine Enemy: yet David, instead of rewarding them, caused them to be slain for killing of Ishbosheth, whom he calls a righteous Person, not a Rebel: After whose Death, all those Tribes came to David, and made a Compact with him for the Personmance of such Conditions, which they thought necessary for the securing of their Liberty, before they made him King, 2 Sam. Chap, 2, 3, 4, 5.

1. 103. The making of Solomon King by David his Father, was not thought sufficient without the People's Consent, else why did the People anoint Solomon and make him King the second

Time?

1. 104. Saul, who left behind him many Children, yet not any of them succeeded him, except Isbosbeth, who was not his eldest Son, who was anointed King by Abner, the General Captain of that Nation, to whom eleven Tribes followed, until he was flain, and then they chofe David. And Jonathan, one of Saul's Sons, so much praised in holy Scripture, being flain in War, his Son Mephibosheth did not succeed to the Crown, tho' by Succession he had a more plausible Right to it than David: God promised David, that his Seed should reign for ever after; yet we do not find this performed to any of his elder Sons, nor to any of their Off-spring, but only to Solomon his youngest and tenth Son. After the Death of Solomon, Reboloom, the lawful Son and Heir of King Solomon, came to Shichem where all the People of Ifrael were affembled together for his Coronation and Admission to the Crown, (for until that Time he was not accounted as true King) but refusing to ease them of some heavy Impositions which they had received from his Father, Ten of the Twelve Tribes refuse to admit him their King, and chose Jeroboam his Servant, and made him their lawful King, and God allowed thereof; for when Rehoboam had prepared one Hundred and Fourscore Thousand chosen Men, to reduce those Ten Tribes to his Obedience, God commanded him to defift by his Prophet Shemajah, and so they did. Ammon being flain by his own Servants, the People of the Land slew them that had conspired against him, and made Josiah, his Son, King in his Stead which had been most impertinent if he was King before they made him fo.

1. 105. We read Judg. viii. 21, 22, 23. That after Gideon had flain Zebah and Zalmunna with the Midianites, the Children of Ifrael said unto Gideon, Rule thou over us, both thou and thy Sons, and thy Sons Sons also; for thou hast delivered us from the Hand of Midian. But he refusing their Offer, they afterwards made his Bastard Son Abimelech, King, tho'he had Seven-

ty lawful begotten Sons.

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¶. 106. Zimri having slain Asa, King of Judah, reigned in his stead, but the Children of Israel hearing thereof, rejected him, and made Omri, the Captain of the Host, King of Israel,

1 Kings xvi. 15, 16.

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In 107. The Israelites met together, and chose Ebud, Gideon, Sampson, Jephthah, and others, to be their Leaders, whom they judged fit to deliver them from their Enemies. By the same Right they assembled at Mispeth, to make War against the Tribe of Benjamin, when Justice was denied to be done against those who had abused the Levite's Concubine. Jehu, and all the other Kings of Israel, whether good or bad, had no other Title than was conferred upon them by the People, which could not have given them any, unless they had met together; nor met together, without the Consent, and against the Will of those

that reigned, unless the Power had been in themselves.

1. 138. The Kingdom of Edom appointed a Deputy to Rule over them instead of a King, there being no King in Edom. Kings xxii. 47. See Maccab. ix. 28, 29, 30. and xiii. 8, 9. and xiv. 41, to 49. by which it is further apparent, that their Kings and Governors were chosen by the People. These and the like Determinations of Nations about admitting, or refusing of Princes to reign, or not to reign over them, or depriving them because of their evil Government, when they are found incurable, provided such Nations asted for wise and good Ends, and were moved by just Causes, and sufficient Reasons, their Resolutions were not only allowed, but approved of God, the Lover of Justice, as corresponding with the righteous and gracious Designs of his Providence, which always intends the Welfare and Happiness of Mankind.

¶. 109. If the Subject may in no Case resist, then there can be no Law, but the Will and Pleasure of the Prince: For whoever must be opposed in Nothing, may do every Thing; then all our Laws signify no more than so many Cyphers: And what are the Law-Makers, but so many Fools or Mad-Men, who give themselves Trouble to no Purpose? For if the King is not obliged to govern by those Laws that they

make, to what Purpose are the People to obey such Laws.

¶, 110. If the King sue me by Pretence of Law, and endeavour to take away my Money, my House, or my Land, I may defend them by the Law: But if he comes armed to take away our Liberty, Life, or Religion, which are ours by the Laws of God and Man, may we not secure them with a good

Conscience?

¶. 111. Every Man has a Right to preserve himself, his Rights and Priviledges, against him who has no Authority to invade them: And this was the Case of Sampson, who made War upon the Philistines for burning his Wife and her Father; Sampson, who was but a private Person, knew he could have no other Kind of Justice against them, than what the Law of Nature gives every Man,

1, 112,

1. 112. The Work of all Magistrates is always and every where the same, even in the doing of Justice, and procuring the Welfare of those that create them. This we learn from common Sense. Plato, Aristotle, Cicero, and the best humane Authors lay it as an unmoveable Foundation, upon which they build their Arguments relating to Matters of that Nature. And the Apostle Paul declares, Rom. xiii. That Rulers are not a terror to good Works, but to evil. Wilt thou then not be afraid of the Power? Do that which is good, and thou shalt have Praise of the same; for he is the Minister of God unto thee for good: shou do that which is evil, be afraid; for he beared not the Sword in vain; for he is the Minister of God, a Revenger to execute Wrath upon him that doth evil. For this Cause pay you Tribute alfo, Rom. xiii. 6. And the Reason St. Paul gives for praying for Kings, and all that are in Authority, is, That we may live a quiet and peaceable . Life, in all Godlines and Honesty, I Tim. ii. But if this be the Work of the Magistrate, and the glorious Name of God's Minister be given to him for the Performance of it, we may easily see to whom that Title belongs. His Children and Servants ye are, whose Work ye do. He therefore, and he only, is the Servant of God, who does the Work of God; who is a Terror to those that do Evil and a Praife to those that do well; who beareth the Sword for the Punishment of Wickedness and Vice; and fo governs, that the People may live quietly in all Godliness and Honesty. The Order of his Institution is invested, and the Institution vacated. if the Power be turned to the Praise of those who do Evil, and becomes a Terror to fuch as do well; and that none who live boneftly and justly can be quiet under it. If God be the Fourtain of Justice, Mercy and Truth, and those his Servants who walk in them; no exercise of Violence, Fraud, Cruelty, Pride, or Avarice, is patronized by him: And they who are the Authors of those Villanies, cannot but be the Ministers of him, who fets himfelf up against God; because 'tis impossible that Truth and Falfnood, Mercy and Cruekty, Justice and the most violent Oppression, can proceed from the same Root. It was: Folly and a Lye in those Fews, to eall themselves the Children of Abraham, who did not the Works of Abraham; and Christ declared them to be the Children of the Devil, whose Works they did, John viii. 39. 44. which Words proceeding from the eternal Truth, do as well flew to us, whose Child and Servant every Man is to be accounted, as to those who first heard them. All Princes therefore, that have Power, are not to be esteemed equally the Ministers of God. They that are fo, must receive their Dignity from a Title that is not common to all, even from a just Employment of their Power to the Encouragement of Vertue, and to the Discouragement of Vice. He that pretends to the Veneration and Obedience due to the Ministers of God, must by his Actions manifest that he is so. And, tho' I am unwilling io advance a Proposition that may found harshly to tender Years,

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Years, I am enclined to believe, That the same Rule which obliges us to yield Obedience to the good Magistrate, who is the Minister of God, and assures us, that in obeying him, we obey God; does equally oblige us not to obey those who make themselves the Ministers of the Devil, lest in obeying them, we obey the Devil, whose Works they do. And the Apostle, commanding our Obedience to the Ministers of God for our good. commands us, not to be obedient to the Minister of the Devil to our Hurt; for we cannot ferve two Masters. Ey this it appears, that Kings, and the lowest Officer of Justice in the World. is the Minister of God for good, as well as a King, or any other Magistrate, they are to be feared by those that do ill, and not by fuch as do well; for having no more Power than what the Law directs, they cannot depart from the Precepts of the Apostle: My own Actions therefore, or the Sense of my own Guilt arising from them, is to be the Measure of my Fear of that Magistrate,

who is the Minister of God, and not his Power.

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1. 113. St. Chryfoftom, in his Exposition on St. Paul's Words. Let every Soul be fubject to the higher Powers, faith, He tells us not what those higher Powers are, nor who they are, for he never intended to overthrow all Governments and the several Constitutions of Nations, and subject all to one Man's Will. Every good Emperour acknowledged, that the Laws of the Empire was above himself: And the same Principle and Notion of Government has obtain'd all along in Civiliz'd Nations, Herodutus, says Pindar, calls the Law King over all. Orpheus, in his Hymns, calls it, the King of Gods and Men: Because, says he, he that that fits at the Helm of all humane Affairs. Plato, in his Book De Legibus, faith, That that ought to have the greatest Sway in the Commonwealth. In his Epistles he commends that form of Government, in which the Law is made Lord and Malter, and no Scope given to any Man to tyrannize over the Aristotle is of the same Opinion in his Politicks; and to is Cicero in his Book De Legibus, That the Laws ought to govern the Magistrate, as they do the People. The Law therefore having always been accounted the highest Power on Earth, by the Judgment of the most Learned and Wise Men that ever were, and by the Constitution of the best ordered States; and it being very certain, that the Doctrine of the Gospel is neither contrary to Reason, nor the Laws of Nations, that Man is truly and properly subject to the highest Powers, who obeys the Law and the Magistrates, so far as they govern according to Law. So that St. Paul does not only command the People, but Princes themselves, to be in Subjection, who are not above the Laws, but bound by them; For there is no Power but of God: That is no Form, no lawful Constitution of any Government, but is by his Providence or Permission. The most antient Laws that are known to us, were formerly ascrib'd to God, as their Author. For the Law, fays Cicero in his Politicks, is no other than a Rule of well-grounded Reason, derived from God bim-

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felf, enjoying whatever is just and right, and forbiding the con-

trary.

you, O Princes of Israel; remove Violence and Spoil, and execute Judgment and Justice; take away your Exactions from my People, saith the Lord God. I challenge any Man to produce any Scripture, that allows Governours, Magistrates, Kings or Princes, any Absolute Authority: And where there is no Absolute Author

rity, there can be no Absolute Subjection due.

T. 115. We find in the Reign of Darius, the Laws were made by the People, by all the Prefidents of the Kingdoms, Governors, Princes, Councellors and Captains, which, when the King had figned, was irrevocable and unalterable, and not in the Power of their Kings to alter or dispense with; so that their Laws were superior to the King himself, and after the Law was made, the King had no Power to suspend the Execution on his great Favourite, his beloved Daniel, who was the greatest Man in the Kingdom, next the King; and, tho' he fet his Heart to deliver him, and labour'd to the going down of the Sun, between the Affection he had for the Prophet, and his Respect to the Law, yet he could not save him: So Daniel was deliver'd up to the Lions, so that the Superiority of the Law to Kingly Power, was acknowledg'd in the Median and Persian Monarchy; and King Darius, tho' as potent a Prince as most that ever reign'd, vail'd his Crown to the Regency of the Law, and acknowledg'd himfelf unable to alter it, or to suspend the Execution thereof, Dan. vi. And thus the Limitation of Power, and the Superiority of Laws in Matters of Government, have an Original in the early Ages of the World.

9. 116. The Doctrine of absolute Passive-Obedience is inconfishent with the Goodness of God, and the Love he hath for Man; and is destructive of the End, Intent and Design of God's Laws, which is Man's Happiness. For God, who is infinitely Happy in himself, had no other Motive than the Happiness of Man in those Rules he has given him to walk by; and for that Reason has made it a Duty in him to help the poor and miserable, relieve the oppressed and distressed, and do all manner of Kindness and good Offices to one ano-Can it then be presumed that he requires Obedience to Tyrannical Power, which brings Poverty, Mifery and Defolation on a Nation? If it be a Duty to relieve the Poor, it must be a Duty to hinder People from falling into that milerable Condition, which they cannot prevent, except they have a Right to oppose Arbitrary Power. And if it be a Duty to promote the Publick Good; which they cannot do if they are obliged to submit to Tyrannical Government, it must be their Duty to oppose it. There is no Duty that a Man owes to his Neighbour, or himself, but does oblige him to oppose Tyrannical Government, in doing thereof he gives that Honour, and performs the Duty which he owes to his Maker, which

which cannot more be shown then in imitating him, by promoting the Good and Happiness of his Fellow Creatures.

1. 117. The Preaching or Promoting of Passive Obedience without Reserve, is a much greater Crime than the encouraging of Rebellion; because a Civil-War, tho' very sharp, cannot continue long, and a Nation may flourish and be happy again. But if once Arbitrary Government be introduced upon the Principles of Passive Obedience, Peoples Miseries are endless; there is no Prospect or Hopes of Redress: Every Age will add new Oppressions, and new Burdens to a People already exhausted. If he, by God's Command, was to be curfed that removed his Neighbour's Land-Mark, what Curfes may they deferve, that make it their Business to preach or promote absolute Passive Obedience. which removes all the Bounds, Fences and Securities that whole Nations have, not only for their Lands, but their Liberties and Lives, and prostrates them at the Feet of a single Person. Our first Reformers, and the generality of Protestant and Popish Writers, were utterly unacquainted with this Doctrine, which can never relish well with free-born Subjects; nor has it any other Use than to encourage Kings to be Tyrants, and to render them odious, and their People miserable. And what sad and fatal Consequences always attend Tyranny, and the dreadful Effects of Arbitrary Power, all Ages can atteft.

In 18. Is it possible for any one to imagine, that if this Doctrine were true, none but some few Divines of the Church of England, should in all the World, never find in the Scriptures, in the Fathers, in Reason, in the Laws, those Notions of absolute Power, and absolute Obedience, or Non-Resistance, which those Divines taught as Doctrines necessary to Salvation? Is it possible it should never come into their Minds, to compare their Opinions with the Opinions of the Doctors of the foregoing Age, whose Hypothesis is so contrary to those they have endea-wourd to obtrude these Sixty Years last past, upon us? Is it possible they should not blush at the terrible Consequences of this Doctrine, both to our Kings and the whole Kingdom, which it hath brought upon us for many Years past, which we

feel to this Day.

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oer, ¶. 119. It's a Wonder how Men, not fond of Slavery, should maintain Maxims so pernicious to humane Society; for if this Doctrine had always obtained and profelited all Men to its belief, we, and all Europe, should have been miserable under Tyranny and Oppression to this Day. At this Rate a King needs no Army to ruin and enslave his People; he alone, with a few rascally Slaves might rob them of their Lives and Fortunes.

I. 120. The greatest and wisest Nations, and the best of Men in all Ages, have reckon'd it not only lawful for the People, under the most absolute Governments, to do themselves suffice, in Case of Oppression, but have thought the doing of it a Duty incumbent on them, and which they owed to themselves

and their Posterity: And the chief Instruments of the great Revolutions or Changes that have happen'd in the World, from Slavery to Liberty, have always been accounted as Heroes, sent by God Almighty, from time to time, for the Redemption of Man from Misery in this World; they were accordingly honour'd and respected whilst they lived, and their Memories have

been, and will be held in Veneration by all Posterity. T. 121. The Doctrine of Absolute Passive-Obedience is a treafonable, flavish and pernicious Doctrine, by disarming the People of all their Civil Rights, and taking away Self-Defence, which is the Law of God and Nature, and investing the King with ab folute Authority, by making all the Revolutions and Changes of Kings, that have been in England, damnable Rebellions and Usurpations, and all our Kings and Queens Usurpers that have proceeded from the Loins of those Kings; it makes all the Family of the Stuarts Usurpers, as proceeding from the Loins of Hen. 7. who was made King by Virtue of an Act of Parliament, (while the next Heir was living) so that Her most excellent Majesty is an Usurper, according to this Doctrine; as being a Istuart, and all that pretend to the Crown of England, have no Right according to this Dostrine, it makes the late Revolution a damnable Rebellion and Usurpation, and the Queen her felf a Rebel and Usurper: Without that Revolution Her Majesty had never been Queen: Is not this a Doctrine to be abhorred?

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9. 122. Now, what fay ye for your felves, all ye Patrons, Preachers, and furious Maintainers of the flavish Doctrine of absolute Passive Obedience to the Will and Pleasure of the Prince, that a Bill of Indicament for High-Treason should not be prefer, red against you, for making all our Revolution Kings, Usurpers and Rebels; and all that have proceeded from them Usurpers, (which yet never failed of a constant Succession) by denying the Power of the People, who made those Revolutions and Changes of Government, and who have made and confirmed the late Revolution in all the succeeding Parliaments? This Revolution King, with the Lords and Commons in Parliament affembled, who did alter the Succession from the House of Savoy to the House of Hannover, were the whole Legislative Authority of the Nation: Deny this if you dare: Or, that the Queen, with the Lords and Commons in Parliament affembled, cannot alter the Succession and Course of Descent thereof? There's Vox Populi again; the whole People of England in Epitome.

¶. 123. The Doctrine of absolute Passive-Obedience is a treasonable Doctrine against Civil Society, by encouraging Rebellion, Usurpation, and Tyranny. For suppose that any one of our Generals, &c. should infinuate to the Soldiers that the Government was not rightly managed, nor Justice and Equity truly performed; and by great Promises of Money and Preferment, to the Officers and Soldiecs, should get into the Throne by their Assistance, (which God forbid;) such Resistance would (I verily believe) be a damnable Rebellion. But when in the Throne,

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he would be God's Vicegerent, ordained of God, and not to be refisted upon Pain of Damnation, according to the Doctrine of absolute Passive Obedience; so that if any Tyrant or Usurper should get into the Throne, St. Paul, as they scandalously expound him, hath tied up your Hands, you must be Passive; the People have no Power, it is all in the Magistrate; tho' they have Power and Authority to chuse this Magistrate, yet that very Minute he is chosen, their Power and Authority vanisheth; and if he turn never so great a Tyrant, they have nothing but Prayers and Tears to help them; for now he hath God's Authority and Power (tho' he has neither his Patent or Warrant to fhew for it) either to ruin, or make you happy; 'tis no Matter for your Laws, they are but dead Letters; his Will and Pleafure is above that, and if he be a Terror to good Works, and a Rewarder of Evil, and acts diametrically contrary to the Nature and Design of his Office, both from God and Man, and should ravish, and cause to be ravished, your Wives and Daughters before your Face, and rob, burn, and destroy all before him; notwithstanding all this, he is still God's Vicegerent, God's Magistrate, and not to be resisted, &c. And who dare say unto him, What dost thou? Now, ye sworn Enemies to Church and State, what fay you for your selves, that a second Bill of Indictment of High Treason should not be preferred against you, for encouraging of Rebellion, Usurpation and Tyranny, by teaching the Doctrine of absolute Paffive Obedience; what fay you for your felves? Are you guilty or not guilty? Hold up your Hands. If thou wilt be tryed by the whole Legislative Authority of the Nation, they must condemn you or themselves.

. 124. Where was the Doctrine of absolute Passive Obedience and Loyalty, when the Lords Spiritual and Temporal, Gentlemen and Commonalty invited the Prince of Orange to come with armed Forces to oblige the Lord's Anointed, God's Vicegerent, once their lawful Sovereign, (to whom they had sworn Allegiance, and had before promised to stand by him with their Lives and Fortunes, in all their Addresses to him, after his coming to the Throne) to oblige him (Ifay) to revoke what he had done amiss, and to bind him in Chains, and his Nobles in Fetters of Iron, that he should not govern according to his Will and Pleasure, but according to Law, their Will and Pleasure; and when the Bishops refused to disown (to King James) their inviting over the Prince, or to Subscribe an Abforrence of the Invitation, by which it appears that they did invite him over, or allow'd of Resistance, when their Church was in Danger: And where was that Doctrine, when the Nobility, Gentry, and Commonalty rose to join the Prince of Orange, after he was landed? And when the Bishops and Noblemen met at Guild-Hall, and defired the Prince to take upon am the Administration of the Government, and when the Convention, with the Lords Spiritual and Temporal gave the

Crown

Crown and Dignity to the Prince and Princess of Orange, and when the Parliament made War against the late King James in Ireland, did they not kill him and his Adherents as much as in them lay, at the Battle of the Boyne, &c. was that according

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to the Doctrine of Passive Obedience?

¶. 125. Where was Passive-Obedience on the third of October, 1688, when the Archbishop of Canterbury, Bishop of London, Winchester, Asaph, Ely, Chichester, Rochester, Bath and Well, and Peterborrough, all in a Body, waited upon the King and the Arch-bishop made a Speech to him, and afterwards read and delivered to him ten Articles, or Proposals of their Advice for the better redressing of the Abuses in his Government, the Substance of which was very near the same with that of the Prince of Oranges Declaration, except in one or two Particulars. The Bishop of Rochester observes, That they were drawn at Lambeth on the first of October, the very same Day that the Prince's Declaration was sign'd in Holland, being the Tenth N. S. which was our First O. S.

Men a Parcel of the Prince of Orange's Declarations being intercepted in London, and upon reading that Expression in it, That the Prince was most earnestly invited hither by divers of the Lords, both spiritual and temporal, and others, the King sent for some of the Bishops again, and required of thema Paper under their Hands in Abhorrence of the Prince of Orange's intended Invasion by such a Day, which Abhorrence was designed to have been tacked to a Proclamation then in the Press, for suppressing the Prince's Declaration. The Bishops of Canterbury, London, Peterborrough, and Rochester (on whom this Storm only fell) refused to do it, upon which his Majesty was very much incensed against them, and parted from them with Indignation. And thereupon the Jesuited Party at Court were so violently enraged, that as we are credibly inform'd (saith the Bishop of Rochester) one of the chief advised in a Heat, they should all be im-

prisoned, and the Truth extorted from them by Violence.

In 127. Where was the Doctrine of absolute Passive-Obediene and Loyalty, when on the sith of November, 1688. the Prince landed; and on the twelfth, when the Lord Cornbury, with his Royal Regiment of Dragoons, and the Duke of St. Alban's Regiment of Horse, commanded by Colonel Langston, went over to the Prince? On the sisteenth of November, the Gentry of Somessistive and Dorsetshire waited on the Prince at Exeter, who spoke to them as follows: Tho' we know not all your Persons, yet we have a Catalogue of your Names, and remember the Character of your Worth and Interest in your Country. You see we are come according to your Invitation, and our Iromise. Our Duty to Gol obliges us to protest the Protestant Religion; and our Love to Mankind, your Liberties and Properties; concluding, let the World now judge, if our Pretensions are not just, generous, sincere and above Price, since we might have had even a Bridge of Gold to return back; but it

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is our Principle and Refolution, rather to die in a good Cause, than live in a bad one; well knowing that Vertue and true Honour is its own Reward, and the Happiness of Mankind our great and only Design. On the 16th the Lord Delamere assembled sitty Horsemen, and marched to Manchester, and the next Day to Boden-Downs; his Forces being encreased to One hundred and sifty, he declared his Design was to joyn the Prince of Orange; and this small Party of Men, by Degrees, drew in the Earl of Devoushire, Earl of Stamford, Earl of Danby, Sir Scroop How, Sir W. Russel, &c. and all the North.

In 128. Where was the Doctrine of absolute unconditionate Passive Obedience and Loyalty, when Sancroft, Arch-bishop of Canterbury, (who was the first who signed the Prince of Orange's Invitation to the City) went from Guild-Hall, and demanded the Keys of the Tower of Sir Bevel Skelton, King James's Lieutenant, in the Name of the Lord-Mayor, and the Lords Spiritual and Temporal then assembled at Guild-Hall, which the Lieutenant delivered to him, and he delivered the same (as by Order from the Lords, &c.) to the Lord Lucas, who took immediate Possession if King James had not forfeited the Duty and Obedience of his

Subjects, as if he had stabbed him to the Heart?

In 129. And where was that Doctrine, when Prince George of Denmark, the Duke of Grafton, Duke of Ormond, Lord Churchil, now Duke of Marlborough, and many others of the Protestant Nobility, went over to the Prince of Orange, at Sherborn-Castle? November the 29th, Bristol was seiz'd by the Earl of Shrewsbury, and Sir John Guise; the Lord Lovelace was delivered by the Gentry of Gloucestersbire, out of the Castle of Gloucester, where he was a Prisoner; Newcastle received the Lord Lomby; York was in the Hands of the associated Lords; and the Garrison of Hull seized the Lord Langdale, their Governour, a Papist, and the Lord Montagomery, and disarm'd some Popish Forces newly sent thither?

1. 130. Where was the Doctrine of absolute Passive Obedience and Loyalty, when Prince George of Denmark, the Duke of Ormond. Lord Mordant, Earl of Macclesfield, Lord Wiltsbire, Lord Cornbury. Lord Colchester, and several other Lords; Sir William Portman, Sir Rowland Gwyn, Coll. Sidney, and many other Knights and Gentlemen rode into the City of Salisbury, with the Prince of Orange and his Army, on the 4th of December? And where was that Dottrine, when the Princes Ann, (our most gracious and good Queen) with the Lady Churchil, (now Dutchels of Marlborough) Lady Berkley, and the Bishop of London, went to the North, to those Forces then in Arms for the Prince of Orange? And on December the 5th, when the Earl of Oxford came to the Prince of Orange at Salisbury? And the same Day the Lord Herbert of Cherbury, Six Edward Hurley, and most of the Gentry of Worcestershire and Herefordsbire met at Worcester, and declared for the Prince of Orange; Ludlow Castle was taken for the Prince by the Lord Herbert and Sir Walter Blount, and the Popish Sheriff of Worcester

secured in it by that Peer. The pretended Prince of Wales was sent to Portsmouth, with Orders to the Lord Dartmouth, to send him under a Convoy, with his Nurse, into France, which he refusing, he was brought back to London on the 8th of December. December the 11th, King James withdrew himself from London; was taken at Peversham the 12th; the 16th he returned to White-Hall, and put out an Order of Council, against all riotous and tumultuous Meetings and Disorders, &c. December the 11th, about Three in the Morning, the King went to Gravesend in a small Boat. About Ten a Clock, the Lords Spiritual and Temporal, about Town, came to Guild-Hall, in London, and sending for the Lord-Mayor and Aldermen, made the following Declaration, viz.

We doubt not but the World believes, that in this great and dangerous Conjuncture, we are heartily and zealously concerned for the Protestant Religion, the Laws of the Land, and the Liberties and Properties of the Subject. And his Majesty having withdrawn himself: We do therefore unanimously resolve to apply our selves to his Highness the Prince

of Orange, Esc.

And we do hereby declare, That we will, with our utwost Endeavours, essist his Highness in the obtaining such a Parliament with all Speed, wherein our Laws, our Liberties, and Properties may be secured, the Church of England in particular, with a due Liberty to Protestant Dissenters; and in general, the Protestant Religion and Interest over the whole World, may be supported and encouraged, to the Glory of God, the Happiness of the established Government in these Kingdoms, and the Advantage of all Princes and States in Christendom, that may be herein concerned. In the mean time we will endeavour to preserve, as much as in us lies, the Peace and Security of these great and populous Cities of London and Westminster, and the Parts adjacent, by taking care to disarm all Papists, and secure all sesuits, and Roman Priests, who are in and about the same. And if there be any thing more to be performed by us, for promoting his Highness's generous Intentions for the publick Good, we shall be ready to do it wo Occasion requires.

Signed by W. Cant, T. Ebor, Pembrook, Dorfet, Mulgrave, Thanet, Carslile, Craven, Ailisbury, Burlington, Suffex, Berkley, Rochester, Newport, Weymouth, P. Winchester, W. Asaph, F. Ely, Tho. Rossen, Tho. Petriburg, P. Wharton, North and Gray, Chandri, Montague, T. Jermyn, Vaughan, Carbery, Culpepper, Crew, Osulfon, And they ordered the Earl of Pembrook, the Lord Viscount Weymouth, the Bishop of Ely, and the Lord Culpepper, forthwith to attend his Highness, the Prince of Orange, with the said Declaration; and at the same time to acquaint his Highness with what we have surther done at this Meeting. Dated at Guild Hall, the 11th of December, 1688. but not according to the Doctrine of absolute Pusive Obedience to Tyranny.

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T. 131. The same Day the Lieutenancy of London figured the following Address to the Prince of Orange, at Guild-Halt, and fent it by Sir Robert Clayton, Sir William Ruffel, Sir Bazil Firebrace, and Charles Duncomb, Elquite. Viz.

May it please your Highness,

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We can never Suffisiently express the deep Sonfe we have conceived, and Iball ever retain in our Hearts, that your Highness has exposs your Person to so many Dangers, by Sea and Land, for the Preservation of the Protestant Religion, and the Laws and Liberties of this Kingdom, without which unparallel'd Undertaking, we must probably bave suffered all the Miseries that Popery and Slavery could have brought upon us. We have been greatly concerned, that before this time we had not any seasonable Opportunity to give your Highness and the World, a real Testimony, That it has been our firm Refolution to venture all that is dear to us, to attain those glorious Ends which your Highness has propos'd, for restoring and settling these distracted Nations. We therefore, now unanimously present to your Highness, our just and due Acknowledgements for that happy Relief you have brought to us: And, that we may not be wanting at this prefent Conjuncture, we have put our felves into fuch a Posture, that (by the Bleffing of God) we may be capable to prevent all ill Designs, and to preferve this City in Peace and Safety, 'till your Highness will please to repair to this City, with what convenient Speed you can, for the perfecting the great Work, which your Highness has so happily begun, to the general Joy and Satisfaction of us all.

1. 132. The same Day, December the 11th, the Lord-Mayor, Aldermen, and Commons of this City of London, in Common-Council affembled, agreed on, and figned an Address to the Prince of Orange; Imploring his Protection, and humbly befeeching him to repair to the City, where his Highness should be received with universal Joy and Satisfaction. All which Addresses were prefented to his Highness, the Prince of Orange, by the Persons appointed, the 14th of December, at Henly upon Thames; but not according to Dr. Hicks, Dr. Whelton, Dr. Atterbury, Dr. Sacheverell's &c. unconditionate Obedience.

1. 133. On the 14th of December, the Privy Council and Peers, met again, at the Council-Chamber at White-Hall, and made an Order, That all Irish Officers and Soldiers Should deliven up their Arms to some of the Officers of the Ordinance to he deposited in the Tower of London. Signed by Thomas Ebor, Hallifax, Der-Jet, Carliffe, Craven, Nottingham, Rochester, M. Durefme, P. Win-

chester, North and Gray, F Trevor, F. Titus.

1. 134. At that Time all the Forts in England, except Portsmouth and Tilbury, were in the Prince's Hand. The same Day the Duke of Grafton, by an Order from the Lords of the Council, march'd thro' the Strand, &cc. at the Head of a Foot Regiment of Guards, to take the Fort of Tilbury out of the Hands E 2

Hands of King James's Irish Soldiers. The 17th, King James's Irish Bishop, out of Newgate. The 18th, the King went to Rochester, and the same Day the Prince of Orange came to St. James's, attended by a great Number of Nobility and Gentry. And on the same Day, the Common-Council of the City passed an Order, That all the Aldermen, and their Common-Council Men of each Ward should wait upon his Hi, hness, and congratulate him upon his Arrival to the City; and on the 20th they went to St. James's, where Sir George Treby, their Recorder, made the following Speech in their Names, viz.

May it please your Highness,

¶. 135. The Lord-Mayor being disabled by Sickness, your Highness is attended by the Aldermen and Commons of the Capital City of this Kingdom, deputed to congratulate your Highness upon this great and glo-

rious Occasion.

In which labouring for Words, we cannot but come short in Expression: Reviewing our late Danger, we remember our Church and State over-run by Popery and Arbitrary Power, and brought to the Point of Destruction, by the Conduct of Men (that were our true Invaders) that broke the sacred Fences of our Laws (which was worst) the very Constitution of our Legislature.

So that there were no Remedy but the last.

The only Person under Heaven, that could apply this Remedy, was your Highness.

You are of a Nation, whose Alliance, in all times, has been agreeable

and profperous to us.

You are of a Family most illustrious Benefactors to Mankind; to have a Title of a Sovereign Prince, Stadtholder, and to have worn the Imperial Crown, are among st their lesser Dignities.

They have long enjoy'd a Dignity fingular and transcendent, viz. To be the Champions of Almighty God, sent forth in several Ages to

vindicate His Cause against the greatest Oppressions.

To this Divine Commission our Nobles, our Gentry, and among them our brave English Soldiers, render themselves and their Arms upon your Appearing. Great Sir,

When we look back to the last Month, and contemplate the Swiftness and Fulness of our present Deliverance, astonished we think it

miraculous.

Your Highness, led by the Hand of Heaven, and call'd by the Voice

of the People, has preserved our dearest Interests.

The Protestant Religion, which is primitive Christianity; restor'd our Laws, which are our ancient Title to our Lives, Liberties and Estates, and without which this World were a Wilderness.

But what Retribution can we make to your Highness? Our Thoughts

are full charg'd with Gratitude.

Your Highness has a lasting Monument in the Hearts, in the Prayers, in the Praises of all good Men amongst us.

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And late Posterity will celebrate Your ever glorious Name, till Time shall be no more.

¶. 136. On the 21st of December, about Sixty of the Peers met at St. James's who all (except two) subscribed a Paper in the Nature of an Association: After which his Highness made a short Speech to them.

¶. 137. On the 22d, the Lords Spiritual and Temporal affembled at Westminster, in the House of Lords, and appointed Francis Gwin, Esq; to sign such Orders, as should be from Time to Time

by them made, which was thus, figned by

Thomas Ebor, Norfolk, Somerset, Grafton, Ormond, Beaufort, Northumberland, Hallisax, Oxford, Kent, Bedford, Pembrook, Dorset, Devonsbire, Bullingbrook, Manchester, Rivers, Stamford, Thanet, Scarsdale, Clarendon, Burlington, Sussex, Macclessield, Radnor, Berkley, Nottingham, Rochester, Fauconberg, Mordant, Newport, Weymouth, Hatton, W. Asaph, F. Ely, La. Ware, R. Eure, P. Wharton, Paget, North and Gray, Chandois, Montague, Grey, Maynard, T. Jermyn, Vaughn, Carbery, T. Culpepper, Lucas, Delamere, Crew, Lumley, Cartaret, Osusson.

¶. 138. The 23d, King James withdrew himself from Rochester, and went to Dover, and embark'd in a Vessel there for France.

¶. 139. The aforegoing Peers being affembled the 25th of December in the House of Lords, figured and presented to his Highness this Address.

We, the Lords Spiritual and Temporal affembled in this Conjuncture, doidefire your Highness to take upon you the Administration of the publick Affairs, both Civil and Military; and the Disposal of the publick Reverue, for the Preservation of our Religion, Rights, Laws, Liberties and Properties, and of the Peace of the Nation, till the meeting of the Convention, January 22. And the Lords, &c. did humbly defire his Highness to cause Letters to be written, subscribed by himself, to all the Lords, being Protestants, and all the Counties &c. to send Members to the Convention, on Jan. 22d.

9. 140. On the 9th of January following, about thirty Lords, and eighty Gentlemen of Scotland, fign'd a Paper to the same purpose, which was delivered to his Highness, in their Presence,

by the Duke of Hamilton, their President.

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I. 141. On Jan. 22d, 1689. The Convention being met according to his Highness's Order, they order'd, That the Thanks of both Houses should be returned to his Highness, in the behalf of the whole Nation, for his Highness's happy Deliverance of this Kingdom from Popery, Slavery and Despotick Power, and for the Preservation of the Protestant Religion, and the Laws, Rights, Priviledges, and Customs of our Land, &c. And both Houses order'd the 31st of January for a Day of publick Thanksgiving in London and Westminster, and within Ten Miles Distance, for that great Deliverance: And on the 14th of February following, throughout the whole Kingdom. But not according to the Doctrine of absolute Possive Obedience.

¶. 142. On the 28th of January the Convention passed this Vote. Resolved, That King James the Second having endeavoured to subvert the Constitution of this Kingdom, by breaking the Original Contract between King and People, and by the Advice of Jesuits, and other wicked Persons, baving violated the fundamental Laws, and having withdrawn himself out of this Kingdom, bath Abdicated the Government, and that the Throne is thereby become vacant. Was this according to the Doctrine of Non-Resistance?

¶. 143. On the 6th of February the Lords affented to the faid

Vote.

I. 144. The Word Abdicated, relates to all the Clauses aforegoing, as well as to his deserting the Kingdom, or else they would have been wholly in vain; the meaning of that Word is, that King James by violating the Original Contract, and by endeavouring to subvert the fundamental Constitution, and by refusing to restore it to its former Condition (all which was express'd by his withdrawing himself out of the Kingdom) did abdicate the Government, that is, by resusing to govern us according to that Law by which he held the Crown, he did implicitly renounce his Title to it; for 'tis a Right inherent and inseparable from all Nations, to have the same Power of making Laws for their own Preservation and better Government, that their Ancestors had.

¶. 145. And on the 12th, the Lords Spiritual and Temporal, and Commons, did refolve, That William and Mary, Prince and Princess of Orange, be declared King and Queen of England, &c.

I. 146. On the 13th, the Lords and Commons order'd a Proclamation to be published, wherein they say, That the Prince and Princess of Orange having accepted the Crown according to their Defire: We, therefore, the Lords Spiritual and Temporal, and Commons, together with the Lord Mayor and Citizens of London, and others of the Commons of this Realm, do with full Consent, publish and proclaim William and Mary, Prince and Princess of Orange, to be King and Queen of England, &c. But not according to the Doctrine of absorbite Passive Obedience. By this Revolution the Body of the People of England, are restored to their ancient Right, and the Government re-established upon its primitive and original Foundation, and the pretended divine Right of Succession is now vanished.

In the Declaration of the Nobility and Gentry, and Commonalty, affembled at Nottingham, to affift the Prince of Orange. We hope (fay they) all good Protestant Subjects will, with their Lives and Fortunes, be assistant to us, and not to be bugbear'd with the opprobious Terms of Rebels, by which they would fright us, to become perfect Slaves to their Tyrannical Insolences and Usurpations. For we assist our selves, that no rational and unbiass'd Person will judge it Rebellion, to defend our Laws and Religion, which all our Princes have sworn to at their Coronation. We own it Rebellion to ress a King that governs by Law; but he was always accounted a Tyrant that made his Will the Law, and to ress fuch a one, we justly esteem no Rebellion, but a necessary Defence; and in this Consideration we doubt

doubt not of all honest Mens Assistance, and humbly hope for, and implore the great God's Protestion, that turneth the Hearts of his People, as pleaseth him best; it having been observed, that People can never be of one Mind, without his Inspiration, which hath in all Ages consirmed

that Observation, Vox Populi, est Vox Dei.

¶. 148. Now, according to the Dostrine of Passive Obedience, without Reserve, as has been preach'd up, (and is now began to be reviv'd again) all those Bishops, Clergy, Nobility, Gentlemen and Commonalty, who had a Hand in the late Revolution, and held that Dostrine, and now hold the same Dostrine, may expect a double Portion of St. Paul's Damnation, for rebel-

ing against their own Doctrine.

Octrine of Kings being Jure Divino was first preached, which was never before heard of in all the Eastern Tyrannies; and in King Charles the First's Time, when Popish and French Councils found Admission at Court, then arose the Doctrine of Passive Obedience without reserve. There can be no Proofs made of a divine Appointment of Kings, or of any other Governours, or Forms of Government, (so as to be a Rule for any People or Nation to go by) or that all the Revolutions and Accidents that have happen'd in the World were by divine Appointment; which to assert is to make God the Author, or Approver of all the Tyranny, Rapine, Murder, and Desolation which have happned

in the World, which is a damnable Sin to affert.

1. 150. Where was the nonsensical flavish Doctrine of Passive Obedience to Tyranny when Elisha prayed for Blindness to come upon those who were sent by the King of Syria to fetch him? And when he commanded the Door to be shut, and the Messenger to be held fast, who was fent for his Head by the King of Ifrael? And when Azariah, with fourfcore valiant Priests, thrust out Uzziah, their lawful King, out of the Temple for his Idolatry? And when Elijab destroyed the two Captains with Fire from Heaven, with the hundred Men under their Command, who were sent at twice by King Abaziah, to fetch him? And when the Children of Ifrael flew Amaziah, their lawful King, for his Idolatry, without any Appointment in Scripture, or Prophecy of his Downfal? And yet that is no where called Rebellion, neither were they punished by his Son, who was made King in his Father's stead. And when Matthias, and his Friends pulled down the Altars which were adapted to Idols, I Macab. 11. 25, 45. And when the Edomites revolted from Jehoram, and made themselves a King? And Libna did also revolt because of his evil Government, 2 Chron. 21. without any Appointment or foretelling of their Revolt by God in Scripture, or being called Rebels. And when Saul's Subjects swore that Saul should not kill Jonathan, and they rescued him that he died not, I Sam. xiv. 45. And tho' the People finned grievously in asking a King, yet God assented to their Demand, and no Prince was ever more solemnly instituted than Saul. The Peo-

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ple chose him by Lot from amongst all the Tribes, and he was placed in the Throne by the general Consent of the whole Nation: But he turning his lawful Power into Tyranny, difobeying the Word of the Prophet, flaying the Priests, sparing the Amalekites, and oppressing the innocent, overthrow his own Right, and God declared the Kingdom, which had been given him under a conditional Promise of Perpetuity, to be entirely abrogated. This did not only give a Right to the whole People of opposing him, but to every particular Man, and upon this Account David did not only fly from his Fury, but relisted it, by making himself Head of all the discontented Persons that would follow him: He had at first Four, and afterwards Six Hundred Men; he kept these in Arms against Saul, and lived upon the Country, and refolved to destroy Nabash with all his House, only for refusing to fend Provisions for his Men; and finding himfelf weak and unfafe, he went to Achish the Philistine, and offered his Service against Israel. This was never reputed a Sin in David, or in those that followed him, except by the wicked Court Flatterer, Doeg the Edomite, and the drunken Fool Nabal, who is faid to be a Man of Belial. David by entertaining and arming as many as came to him, even to Six Hundred Men sufficiently shewed his Intention rather to refift than to fly: And no other Reason can be given why he did not further pursue that Intention, than that he had not Power enough, is plain, by his going to Keilah, and desiring their Assistance; and if the Men of Keilah would have assisted him, and been true to him, he would have fought Saul, and his Army, else why did he enquire of the Lord, whether the Men of Keilah would deliver him up into the Hands of Saul, and upon the Lords answering, they would deliver him up, he and his Men departed the City. I Sam. xxiii. David had no other Right of making War against Ishbosheth, Sau's Son, than against Saul, unless the Tribe of Judah had made him King. But as David did refift the Authority of Ishbolheth, without affuming the Power of a King, tho' defigned by God, and anointed by the Prophet, 'till he was made King of Judah by that Tribe; or arrogating to himself a Power over the other Tribes, 'till he was made King by them, and had entred into a Covenant with them; 'tis much more certain that the Persons and the pretended Authority of tyrannical Kings, who can have no Title to the Privilege which were due to Saul by virtue of his Institution, may be justly relisted. But if Saul who was made King by the whole People, and anointed by the Command of God, might be refisted when he departed from the Law of his Institution; it cannot be doubted that any other for the like Reason may not be relisted. If Resistance was unlawful, and a Sin, surely David, a Man after God's own Heart, wou'd have known it; and he would not bave involved the Six Hundred Men that came to his Affiltance,

in the Sin of Rebellion, but would have told them the Prince was not to be refisted, tho' never so great a Tyrant. According to the pretended Doctrine of Jure Divino, the vilest Slave in Israel had become the Lord's Anointed, if he could have kill'd David, Solomon, &c. and found Villains to place him in the Throne.

4. 151. Where was the Bow-string Doctrine of Absolute Passive Obedience when the primitive Christians called in Constantine the Great, to aid and affift them against the Tyranny and Persecution of Maxentius and Maximinius, with Force of Arms, with which they conquer'd those Persecutors in several Battles fought against them? And when the primitive Christians relisted Lucinius their Emperor, for perfecuting them contrary to Law; and Constantine the Great joined with them; Who held it his Duty, faith Eusebius. to deliver an infinite Number of People, by cutting off a few wicked ones, as the Pefts and Plagues of the Times? And when the primitive Christians under the King of Persia, resisted him for persecuting them, and were affifted by Theodosius the Roman Emperor, who told the King of Persia, He was ready to defend them, and no ways to see them suffer for Religion? And when the Chriflians of Armenia the Greater, made a League with the Romans for the securing of their Persons, and Religion against the Pagians, under whom they lived? And when the Novatians affitted by the Orthodox, refifted and beat the Macedonians, tho they were affished by Constantius the Emperor with four thousand Men to drive them from Paphlegonia? And when the primitive Christians destroyed Julian's idolatrous Temple? And when the Luther an Churches defended themselves against the Emperor Charles the Fifth? And when the Protestants of Austria took up Arms, Anno 1608. against Matthias King of Hungary, for denying them the free Exercise of their Religion.

In 152. Where was the cruel and barbarous Doctrine of Absolute Passive Obedience, when the whole Church of England, in several Convocations, justified the Protestants in the resisting of their Tyrannical Princes, and not only maintained in Words, the Justice of their Resistance, but which is more, they laid down their Purses to help them; and charged themselves deeply with Taxes, in Consideration of Queen Elizabeth's great Charges and Expences in assisting them: As you may see in the Clergy's Sub-

fdy Acts in that Reign.

1. 153. Quinto Elizabetha, Cap. 24. Among other Considerations, for which the Clergy give their Subsidy of Six Shillings in the Pound, they have these Words; And finally, pondering the inestimable Charges sustained by your Highness, as well of late Days in reducing the Realm of Scotland to Unity and Concord, as also in procuring as much as in your Highness lieth, by all Kind of godly and prudent Means, the abating of all Hostility and Persecution within the Realm of France, practised and used against the Professors of God's holy Gospel, and true Religion. The first thing in this Passage is the Queen's Assistance of the Scotch in their

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Reformation, wherein they were opposed by the Queen of Scots, which is fet down at large in our Chronicles, Stow, p. 640. The Temporality, in their Subfidy Act, at the same time, Cap. 17. call this Affiftance, "The Princely and upright Preserva-"tion of the Liberty of the next Realm and Nation of " Scotland from eminent Captivity and Defolation. The other they call'd " the godly and prudent Means for abating Ho. " fility and Perfecution within the Realm of France. Ston, p. 650. informs us that those Means were the Forces sent under Dudley, Earl of Warwick, to Newhaven, to affift the French Protestants who were then in Arms. This Assistance of the Queen, Parliament and Clergy, was a damnable Sin according to the Doctrine of absolute, passive and unconditionated Ob-dience, which some of our Clergy do now hold; for they that are aiding and affift ng to Rebels, are as bad as Rebels themselves: But all the Bishops and Clergy in Convocation, held no such Doctrine in those Days; for they call that Assistance, the Use of godly and prudent Means to abate Hostility and Persecution, practifed and used against the Professors of God's holy Gospel and true Religion.

1. 154. 35 Eliz. Cap. 12. The Clergy grant another Subfidy in Confideration of Her Majesty's Charges, " in the provident " and needful Prevention of fuch intended Attempts, as intend " to the Extirpation of the fincere Protession of the Gospel, both " here and elsewhere. The Temporalities Subsidy Ad at the same Time decclares these Reasons for their Tax. Cap. 17. Besides the great and perpetual Honour which it bath pleased God to give your Majesty abroad, in making you the principal Support of just and religious. Causes against Usurpers - Besides the great Succours in France and Flanders, which we do conceive to be moft bonourable in Regard of the ancient Leagues, the Justice and Equity of their Causes. And in the 39 Eliz. Cap. 27. they fay, This Land is become, fince your Majesty's bappy Days, both a Port and Haven of Refuge, for distressed States and Kingdoms, and a Rock and Bulwark of Opposition against the Tyrannies and ambi-

fious Attempts of mighty and usurping Potentates.

¶. 155. 43 Eliz. Cap. 17. The Clergy in their Subfidy A&, fay, For who hath, or should have a livelier Senfe, or better Remembrance of your Majesty's Princely Courage and Constancy in advancing and proteding the free Profession of the Gospel, within and without your Majesty's Dominions than your Clergy. King Charles the First, and the Bishops and Clergy of England, assisted the Protestants of France? So that if the Scotch, French and Dutch Protestants were doom'd Rebels in their Resistance of their lawful Sovereigns, then the Church and Parliament of England, quite through Queen Elizabeth's Reign, and in King Charles the First's Reign, by their affifting of them, involved themselves in the fame Guilt. For it is utterly unlawful, and a horrid Sin to affift Subjects in the Violation of their Duty and Allegiance, and to aid them in relifting the Ordinance of God. But this be13,

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ing too abfurd to be believed of Confessors, and Men who had hazarded their Lives for the Protestant Religion, it is plain that they held Relistance to be lawful in these Cases, tho' it be not to be found in their Catechism, nor in the Book of Homilies: for if they had thought it utterly unlawful to affift Subjects against tyrannical Princes, or that St. Paul had threatned it with Damnation, they must have been willing to purchase it at a very dear Rate, fince they apply'd a whole Years Revenue of all the Benifices of England, to refift the Ordinance of God. By this it appears, that the new modify Doctrine of submitting to all Sorts of lawless Oppression is Madness and Innovation and wholly unknown to the Compilers of our Homilies. So if they who now hold the same Opinion be in an Error, they err with their Fathers, with the Church and Parliament of England, and with most of the Protestants in Europe, in all Ages. Then they do err in good Company. Now Dr. Sacheverell, Doctor Hicks, Do-Aor Welton, Doctor Atterbury, Mr. Higgins, Mr. Whaley of Oxford, Mr. Lefly, Mr. Collier, Mr. Milbourne, and all others who hold the Doctrine of absolute Passive Obedience? What say you? are you wifer than all our Fore-Fathers? For Shame recant, left you be taken for mad-Men, Fools or Knaves.

1.156. And where was absolute Passive Obedience, when the Protestant Princes of Germany invited Gustavus Adolphus, King of Sweden, to come into Germany to assist them against their lawful Prince, for persecuting of them; and when the Protestants joined with him upon his Arrival; and when King Charles

the First assisted them with Men from England?

1. 157. Bishop Fewel, one of those that wrote the Homilies, faith, in the Defence of his Apology, p. 16. That neither Luther, Melancthon, &c. taught the People to rebel against their Prince, but only to defend themselves by all lawful Means against Oppression, as did David against King Saul. So do the Nobles in France at this Day: They feek not to kill, but to fave their own Lives, as they have protested by publick Writing to the World. for us, we are Strangers unto their Case; they themselves are best acquainted with the Laws and Constitutions of their Country; and therefore are best able to yield Account of the Grounds

and Reasons of their Doings.

1. 158. Bishop Bilfon, in his Book of the true Difference between Chistian Subjection and unchristian Rebellion, (dedicated to Queen Elizabeth) in Defence of the Protestants of France, against the unjust Oppressions of their King, saith, I will not rasbly pronounce all that resist to be Rebels: Cases may fall out in Christian Kingdoms, where People may plead their Right against the Prince, and not be charged with Rebellion. As if a Prince Should go about to Subject his Kingdom to a foreign Realm, or charge the Form of the Commonwealth, from Empire to Tyranny, or neglect the Laws established by common Confent of the Prince and People, to execute his own Pleasure: In these and other Cases which might be named, if the Nobles and Commons Commons join together to defend their ancient and accustom'd Liberty,

they may not be accounted Rebels.

ment of Bishop Abbot, that the Case of the Primitive Christians and us differs in this, That they had no Legal Right for their Religion, but were subject to the meer Pleasure of the Government; and whilst it was so, they made no Resistance. But under Constantine, the Emperor, they had Laws on their Side, then they allowed

of Resistance.

A. 160. Sleyden, Com. l. 8. tells us, that Luther had always taught, That the Magistrate might not be resisted; and there was a little Book of his Extant upon that Subject. But when the Lawyers, in a Conference, proved, That Resistance was allowed by the Laws in some Cases, Luther ingeniously professed, That he did not know the Lawfulness of it before; and then said, That being the Gospel doth not bar, nor abolish the Laws of the State, as he had always taught; and because many things might so happen, that not only Matter of Right, but also the Force and Necessity of Conscience might occasion us to Arm; therefore an Association might be entred into, to defend our selves in Case Cæsar himself should make War upon us, or any one else in Cæsar's Name. In another Book of his he warned all Men in general, That they should not obey the Magistrate, if he raised the Militia for such a War.

Twenty four Protestant Cities, which entred into an Association against the Emperor, (Sleyd. Com. l. 18.) As for his charging us with Rebellion (say they) there is nothing at all in it; and he knows in his Conscience that we are wronged. If he had stood to his former Compacts and Decrees, we also should have done our Duty; but because he has broken them, and besides our Obedience is due to God in the first Place, let him lay the Blame upon himself: For being he end eavours the Destruction of our Religion and Liberty, he gives us Cause to oppose him with a good Conscience: For in that Case it is lawful to resist, as may be made appear, both from sacred and prophane History. For unjust Violence is by no means the Ordinance of God; neither are we any otherways bound to him, than upon Persor-

mance of the Conditions, upon which he was made Emperor.

M. 162. The Citizens of Madgeburgh says, That they could not be proved guilty of Rebellion, either by the Law of God, or the Law of Man: That those who took up Arms against them, made War upon Christ himself, &c. every Body easily understands; how utterly unlawful it is to offer any Violence to us. Sleyd. Com. 1. 2.

1. 163. Melandthon was of the same Opinion as Luther, as to the Lawfulness of Resistance, as in many Places of his Writings it doth appear; as was St. Chrysostom before them both: And in his Commentary on Proverbs xxiv. 21, 22. he saith, The Gospel allows us to make Use of politick Laws, which are reasonable: Nay, if a lawful Desence were not allowed by the Gospel, the Gospel it self would be transformed into a State-Doctrine, and would establish infinite Slavery which it does not. And in his

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common Places, call'd Vindicta, upon these Words of our Saviout, He that takes the Sword, shall perish by the Sword; he fays, For a Man to take the Sword, is to draw it when it is not put into in Hands by the Laws; therefore he who offers unjust Violence. uses the Sword: But on the other hand, he who uses a just Defence does not take the Sword, but he draws a Sword which the Laws out into his Hands. And in his Commentaty on Rom, xiii, upon these Words; Wherefore ye must needs be subject, not only for Wrath. but also for Conscience sake; he fays, That these Words do concern not only the Subject, but also the Magistrates themselves, who when they um Tyrants do overthrow the Ordinance of God, no lefs than the feairous. And therefore their Consciences are guilty too, because they dey not the Ordinance of God, that is, the Laws, which they ought wobey: Therefore the Threatnings, which are here fet down, as pertain likewife to them. Let all Persons therefore, by the Severity of this Command be moved, not to think the Violation of the Constitution to be a light Sin.

In 164. Zuinglius, one of the three first Reformers, in his fious and Friendly Admonition to the Republick of the Switzers, discourses much of his Country's throwing off the Yoke of Oppession; and reckons that St. Paul was of the same Mind, when he said, But if thou may'st be free, use it rather: Which Iternal Counsel of God, our valiant Ancestors following with undaunted Courage, were blessed with wonderful Successes, &e. And in his Opus Articulorum, Art. 40, 41, 42. he says. They deserve what they suffer, who he under Oppression, and a great deal more; they have no Wrong done them; he bids them perish with their Oppressor. He says, that the dreadful Plagues that followed the sews, ser. xv. 3. 4. upon account of the Wickedness of Manasses, and the Blood which he shed in serusalem, were most just Punishments, and deservedly institled upon that People, because they suffer'd

hm to do it, &c.

¶. 165. Lucifer de Cagliari in his Book De non parciendo in Deum delinquentibus (a Book approved by St. Athanasius, who calls him a new Elias, p. 1068. declares, That he believed it was lawful to resist Kings under the Old Testament, and also to put them to Death, in Case of Idolatry, which, he maintains, the Arrians were

guilty of.

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1. 166. St. Auslin speaking of the Behaviour of the Christians towards Julian, saith to this Effect, That the Christian Soldiers served under this Insidel Emperor, and where their Religion was not concerned, made Conscience of obeying him; but where, indeed, it came to the Cause of Christ, there they made as much Conscience of

disobeying him, Aug. in Pf. 124.

1. 167. It was the Misery of most of the Protestants in other Countries, as well as those in Germany, in the Beginning of their Reformation, to fall under Oppression, particularly the French, Scotch and Dutch Protestants: And it is well known they all defended themselves, and used Resistance, which, in Swiland, ended in an Established Reformation of the Protestant Religion:

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Religion; in Holland, it ended in an absolute Freedom, both from the Popish and Spanish Yoke; and in France, ended in free Exercise of their Religion, but was soon interrupted by the true Popish Faith, and Friendship of a Massacre; so that the were forced to fight all over again, and who are now under the same Bondage of Tyranny and Oppression again. I design that it may be observed, that neither these Germans, Scott Dutch, nor French, in their first War, ever pretended that the Religion was established by Law, and thereby made a Part of the Government of their Country, which Men by their Allegiance, are bound to defend; but they used Refistance to repel the Violence which was done only to their Civil Rights, and to the Native Liberty of their Consciences. It were foolish In. pertirence to cite the Authorities of those that were engaged in those Resistances; and it were endless to cite all the foreign Divines who look'd on, and applauded them, and called them The Lord's Battles.

In 168. The Government of the Roman Emperors heretofore was absolute and unmixed; they govern'd at Pleasure; they made Laws, and unmade them again, and had the Sovereign Power of Life and Death, for which Reason the Christians could with no Pretence resist the Violence of those Times, or desend themselves against the Wrongs which were done them. New, while their Condition continu'd thus, the Christians were killed, but did not kill: Notwithstanding, when under Constantine the Emperor, they were rather for killing, than being killed; and having vanquished several Usurpers, and Lucinius the Emperor,

they threw off the Yoke of Persecution.

I. 169. If God had commanded the Yoke of Subjection to the Tyrannical Will of Princes, 'tis strange that neither of the Prophets Elisha, or Elisah, nor Azariah, nor David, with his Followers, nor the Jews under their Kings, nor the Primitive Chistians after their Religion was established by Laws, nor any of the ancient Fathers, nor any of the Reformed Churches, should not have known this Doctrine of Absolute Passive Obedience to the

Will and Pleasure of Tyrannical Princes.

on any Account whatfoever, then were all those People guilty of Rebellion, who, in all Ages, have resisted, or turn'd out their evil and destructive Kings and Governors; then the Fews were guilty of this Sin, for turning out several of their Kings, without any Appointment from God in Scripture. So likewise the Primitive Christians did involve themselves under the Guilt of St. Paul's Damnation, for resisting of their Emperors; and, likewise, the Christians, in all Ages, who have resisted, or turn'd out their evil Princes by turning them out, &c. and then Achandun, (the supposed Author of the Creed) and those Christians with him, did also come under the Guilt of St. Paul's Damnation for approving of Calaritanus's Book, which, according to the Doctrine of absolute Passive Obedience, was a treasonable and rebellious Book;

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Book; for the Incendiaries to Rebellion, are as guilty as they

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It is unjust and unreasonable to assert any absolute Passive Obedience to any but the Laws of God, and to the Laws of the Land, which is most certainly due, and no otherwise. And for any of our Nobility, or Gentry, &c. who had any Hand in the late Revolution, to suffer any other absolute Passive Obedience to be preached, or any Member of either House of the Convention Parliament; is to suffer themselves to be call'd damn'd Rebels and Traytors, and the Revolution a damn'd Rebellion, and the Queen, the Bishop of London, the Dutchess of Manlborough, and the Lady Berkly, damn'd Rebels and Traytors, for going to the Army in the North.

1. 172. He that lets any Person whatsoever destroy him, contrary to Law, when it is in his Power to preserve his Life by desending himself, does tacitly consent to his own Death, which he is obliged to desend by the Law of Nature, and therefore is guilty of his own Blood, as well as he that destroys him; whereas by desending himself, there can be but one guilty of Blood, (which is the Invader) in which Desence, if he kills the other, his Blood lies at his own Door; by which it follows that Passive Obedience to unjust Violence is a Sin, but resisting such Violence is no Sin, but the Duty of every Man. The first Duty which I owe is to God, the second to my self, in preserving my self, &c. the third to my Parent and Sovereign, in obeying of them in all Things reasonable and lawful.

in obeying of them in all Things reasonable and lawful.

1. 173. The Doctrine of Passive Obedience, without Reserve is charging God with as palpable a Contradiction as any two Things can be, it being diametrically opposite to the Law of Self-Preservation, which is the Law of Nature, and the Decree of the Almighty, which Law is facred, and not to be infringed

by any Man.

1. 174. It is not the Dostrine of the Gospel, or of Jesus Christ, to be passive beyond the Laws and Customs of the Country; this were to make God the Author, or Approver of all the Persecutions, and innocent Blood that have been spilt in the World by evil Princes and Governours. Whereas God never commanded any Thing contrary to the Law of Nature.

1. 175. All Men have both a natural and civil Right and Property in their Lives, 'till they have forfeited them by the

Laws of their Country.

1. 176. When the Law of a Countrey makes it Death to be a Christian, then they are to lay down their Lives for Christ's Sake. This is the only Case wherein the Gospel requires Passive Obedience, when the Laws are against a Man, and this was the Case of the first Christians.

1. 177. The Gospel is so far from enslaving us, or divesting us of those Rights and Priviledges which we have already, that it encourages us to procure more Liberties and Franchises,

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if we can come honestly by them, read I Cor. vii. 21, 22, 23.

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with Dr. Hammond's Paraphrase upon them.

I. 178. St. Paul himself was not for absoute Passive Obedience, for when the chief Captain commanded him to be scourged, he said unto the Centurian, Is it lawful for you to scourge a Roman uncondemned? Altho' it is very plain that he and Silas, who sufferd with him, had offended as they were accused, and were guilty of breaking the Roman Laws, by teaching Customs which were not lawful for them to receive, or observe; and the Magistrates of Philippi, one of the chief Cities of Macedonia having put them in Prison, and beaten them for it, would afterwards have let them go; but St. Paul said, That they had beaten them illegally, and they would not depart out of Prison, and the Magistrates came and besought them, and brought them out, Acts xvi. 12, 36, 37, 39. and xxii.

24, 25.

1. 179. According to Paul's Exhortation to the Roman, all Magistrates are the Powers that be (he does not fay the supreme Powers that be) if Saint Paul had faid the Power that is, is ordained of God, it would have inferred only the fupreme, because he would then have spoken in the singular Number. But he faying, That the Powers that be, were dained of God, does imply that all Magistrates are those dained of St. Paul, the London Then, according to that Saying of St. Paul, the Lord-Mayor, and all the Aldermen of London (except those few Aldermen that are not Justices of the Peace) and all Confables are Saint Paul's Powers: Now all those Powers are chosen, Vox Populi, Vox Dei: To resist any of these Powers in the Administration or executing of the Laws is a Sin, and every Sin in its Nature is damnable, without Repentance and Forgiveness of God: Yet these Powers may be resisted, prosecuted, and punished, according to the Nature of his, or their Crimes. Now, can any Man say, that these Magistrates are ordained of God, or have their Power from God, any more then that all Men are ordained of God, and have their Lives and Strength from him, which is their Power, and in the executing of this Power they have Power to do good or evil? Before they are chosen Magistrates: they have no more Power than other Men, but when chosen the Law is their Power, beyond which, they cannot go without incurring the Penalty thereof.

¶. 180. St. Paul's Powers, according to our Constitution, are the Legislative Authority of this Nation, the Three Estate in Parliament assembled, who are the supreme Powers, the Powers that be, who have Power to make, or annihiliate Laws, and these Powers are as much the Ordinance of God, as any Powers whatsoever; and if these Powers are not St. Paul's Powers, then there neither is, nor can be any such Power, or Powers in this Nation, that are, or must be irresistable, according to St. Paul. To resist these Powers in making, or unmaking of Law, is a damnable Sin: But when these Persons are separated from the Legislative Authority, they are but private Persons

Persons except such of those Persons that are Magistrates) who have no more Power than other Persons, and are as punishable by the Laws of their own making, (the King excepted) as any other Person, the chiefest of these Powers is the King, because in him is the executive Part of these Powers, which is the putting the Powers of the Laws in Execution: Now all Persons commissioned by him, as the Lord Chancellor, Judges, or any other Magistrates, are but the Administrators of those Powers, which the supreme Powers, the Legislators have made, which are the Laws: Now, if any of these Judges, or Magistrates, notwithstanding any Commission, or pretended Commission, as contrary to the Administration of these Powers of the Law, they are punishable by Law according to the Nature of their Crime, and are accountable, censurable, and punishable by the Legislative Powers.

¶. 181. There is more reason to believe that the Doctrine of absolute Passive Obedience is a daranable Doctrine, than that resisting the supreme Magistrates upon any Account whatsoever is damable, because that Doctrine is inconsistent with those glonious Attributes of God; by which we believe him a God of infinite Love, Mercy and Compassion to all Mankind, and no Respecter of Persons, for it makes him an unmerciful, cruel, barbarous and tyrannical God, in making all Mankind, that they may be used as Beass, at the Will and Pleasure of a few of their Fellow Creatures, who are but their Equals 'till they make

them supreme Head or Governors.

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1. 182. With what Ignorance do some affert, that Adam was an absolute Monarch? For that the Father of a Family governs by no other Law than by his Will and Pleasure, and the Fa-ther is not to be resisted by his Child? And that Adam had Monarchical, Absolute, Supreme, Paternal Power? And that all Kingly Authority is a Fatherly Authority, and therefore irrelistable? And that no Laws can bind the King, or annul this Authority? How could Adam be an absolute Monarch, when God gave him the Herbs but in common with the Beafts? Gen. i. 29. 30. Can it be thought that God gave him an absosolute Authority of Life and Death over Man, who had not Authority to kill any Beaft, to satisfie his Hunger, as was permitted to Noah and his Sons? Gen. ix. 5. where God fays, Every moving thing that moveth shall be Meat for you, even as the Herbs have I given you all things. Is it not as reasonable to believe, that God would have curfed Adam, if he had killed his Son Abel, as Cain for killing him? Cain was very sensible every one had, by the Law of Nature, a Right to kill him for being guilty of Blood, when he faid, Every one that found him, should flay him, Gen. iv. 14. God made no Exemption to the greatest Man living, who should be guilty of innocent Blood, when he said, He that sheddeth Man's Blood, by Man shall his Blood be shed, Gen. ix. , Neither Noah or his Sons were exempted from this great Law, and therefore could have no absolute Authority:

Since

Since God has no where given any Man such Authority there can be no fuch lawful Authority; for the Community cannot make themselves Slaves by investing such an Authority in any Man: Should they do it, it is not binding, it being a Sin against the Law of Nature, which is the Law of God, which

makes all Men equal, and no Men Slaves.

1. 183. The first Fathers of Mankind after the Flood, had not the Exercise of Royal Power; and whatsoever they had was equally devolved to every one of their Sons, as appears by the Examples of Noah, Shem, Abraham, Ifaac, Jacob, and their Children. The first King we read of in Scripture, was Nimrod, King of Babylon, the Sixth Son of Chufb, the Son of Ham, Noal's youngest and accursed Son. This Kingdom was set up about 130 Years after the Flood, who was chosen by the People, or else he could not have been King, for Chush, Ham, with his elder Brother, and his Father Noah were then living, who were not Kings.

9. 184. It Noah was Heir to Adam, I ask which of Noal's Sons was Heir to him? For, it by Right it descended to all his Sons, then it must have descended to all their Sons, and fo on: If fo, then are all Men become equal and independent, as being the Off-spring of Adam and Noah: If it descended only to the eldest, and so on, then there can be but one lawful Monarch in the World, and who that is, is impossible to be found out; fo that Paternal Monarchical Authority, take it

which way you will, it comes to nothing at all.

1. 185. Where Human Institution gives it not, the first-born has no Right at all above his Brethren; as the Bishop of Exon ac-

knowledges.

9. 186. If a Government, say some, may be disturbed for any unlawful Proceedings of the Governor, or his Ministers, how can any Government be safe? To which I answer, That it is not lawful for a few Persons to oppose their Prince, and it is impossible for one, or a few oppressed Men to disturb the Government much, where the Body of the People do not think themselves concern'd in it, and that the Consequences seem not to concern all; yea, when it does, yet in Matters of leffer Moment, the People are not very forward to diffurb the Government, as in King Charles the Second's Time, when the Charters were condemned, and feized upon, in order to make us Slaves, and the Laws perverted to the Lois of many innocent Lives, and the Goals filled with Diffenters for worthip ping God according to their Consciences, and many other Oppressions, too many to insert; and yet they did not send for a foreign Power, nor rife against the Government, tho' then Perfecution was much greater than against the Church in King James's Reign. I fay, 'till the Mischief be grown General, and the Defigns of the Rulers become notorious, then, and then on ly, will the People be for righting themselves.

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fe Si ¶. 187. Whosoever, either Ruler, or Subject, by Force goes about to invade the Rights of either Prince, or People, and lays the Foundation for over-turning the Constitution, and Frame of any just Government, he is guilty of the greatest Crime, I think a Man is capable of, being to answer for all those Mischiess of Blood, Rapine and Desolation, which the breaking to Pieces of Governments brings on a Country; and he who does it is justly to be accounted one who resists the Ordinance of God, and the common Enemy and Pest of Mankind.

The Character of King Charles the First, and his Government; taken from my Lord Clarendon's History of the Civil Wars, the first Volume in Folio; and out of Rushworth's Collections, the First Volume in Folio; and out of Whitelock's Memorials, in Folio: Without any Observations, or Resections.

1. 188. CLarendon, p. 6. In the Second Parliament there was a Mention and Intention of granting Five Subfidies. but that Meeting was diffolved upon very unpopular and unplaufible Reasons; and those five Subfidies were enacted throughout the whole Kingdom, with the same Rigour, as if an Act had passed to that Purpose. Divers Gentlemen of prime Quality, in several Counties, for retuling to pay the same, were committed to Prison with great Rigour, as if an Act had passed to that Purpose. And yet all these Provocations, and many others of almost as large an Extent, produced no other Refentment in the Third Parliament, than the Petition of Right, (of no Prejudice to the Crown) which was purchased at Five Subfidies; but in a fliort Time after granted, was diffolved. The Dissolution of the two first Parliaments was wholly imputed to the Duke of Buckingham, and the Third to the Lord Weston, Lord Treasurer: At the Time of those Dissolutions some Charges and Accusations were preparing against them.

Page 53. Supplemental Acts of State were made to supply Defects of Laws, and so Tonnage and Poundage, and other Duties upon Merchandizes were collected, and new and greater Impositions laid upon Trade. The King raised a vast Sum of Money upon the Law of Knighthood; and no less unjust Projects of all kinds, many ridiculous, many scandalous, all very grievous, were set on foot; great Fines on Forest Laws. But, for an everlasting Supply of all Occasions, instead of a Ship of War, which every County was ordered to provide by such a Day, &c. the Sheriss was to raise so much Money, by which, for some Years, came to the King's Cosser two hundred thousand Pounds per Annum.

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For the better Support of these extraordinary Ways, and to protest their Agents, the Conneil-Table and Star-Chamber enlarged their Jurisdiction to a vast Extent, holding for honourable, that which pleased, and for just that which profited.

Page 54. There were Proclamations, enjoyning the People what was not enjoyned by Law, and prohibiting that which was not prohibited; the Offenders thereof were imprisoned, and fined with very great Fines, and those Foundations of Right by which Men valued their Security, to the Apprehensions and Understanding of wise Men, were never more in Danger to be destroyed.

9. 189. Rushworth, p. 418. King Charles the First raised Money by way of a general Loan; he that was rated in the last Subsidy Book at 100 l. in Goods, was to lend one hundred Marks; and he that was rated One hundred Pound in Land, was to lend one hundred Pounds in Money; and so proportionable for a greater or a lesser Sum.

Page 422. Several of St. Clement Danes, the Savoy, the Dutchy, and other Parts within the Liberties of Westminster, for refusing to subscribe the Loan, were, by Order of Council, to be Prest, to serve in the Ships, ready to go out in the King's Service, and the Non-Subscribers of high Rank, in all the Counties, were bound to appear before the Council-Table, who committed divers of them to Prison, and the common Sort to be listed among the Soldiers. Sir P. Hayman, for refusing the Loan, was

fent into the King's Service in the Palatinate.

Page 423. Dr. Manwaring, in two Sermons before the King and Court at Whitehall, delivered for Doctrine, to this Purpose, viz. That the King is not bound to observe the Laws of the Realm, concerning the Subjects Rights and Liberties; but that his Royal Will and Command, in imposing Loans and Taxes without common Confent in Parliament, doth oblige the Subject's Conscience, upon pain of eternal Damnation: That those who refused to pay this Loan, offended against the supreme Authority, and became guilty of Impiety, Disloyalty and Rebellion. And, That the Authority of Parliament's not necessary for the raising of Aids and Subsidies: And, that the slow Proceedings of such great Assemblies were not fitted for the Suptly of the States urgent Necessities, but would rather produce sundry Impediments to the just Design of Princes.

Page 411. Arch-Bishop Abbet refusing to licence Dr. Sibthorp's Sermon (which was much to the same purpose as Manwaring's)

was sequestred from his Office.

Page 474. The King gave Direction for a Commission to raise Monies by Impositions, in nature of an Excise, to be devied throughout the Nation; and ordered the Lord Treasurer to pay Thirty thousand Pounds to a Dutch Merchant, for raising One thousand Horse, with Arms both for Horse and Foot, which was supposed to enforce the Excise.

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Page 612. Those Horses were raised, and were to come over; but a Parliament being quickly after called, they were courntermanded, and afterwards disposed of to the King of Sweden. and Duke of Savoy, p. 637.

1. 190. In Whitelock's Memorials, in Folio, p. 1.

The Vantguard, and seven other English Ships, were lent to the King of France, and employed against Rochel; the Mariners refused the Service: Buckingham was acquainted with it, but not the Body of the Counsel. The Protestants of France Sollicit our King against it, but he expresly commands the Vice-Admi-

ral Pennington to do it, which he obeyed.

Page 3. The Commons began to fall upon the publick Grievances: The King fent a smart Letter to the Speaker. To this the Commons returned a general Answer, promising a Supply; the King said, I will not allow any of my Servants to be questioned among you, much less such as are of eminent Place, and near unto me. I fee you especially aim at the Duke, meaning the Duke of Buckingham, whom they had charged with many high

Crimes and Missdemeanours.)

Page 7. The Privy-Conneil advised the King to take Tonnage and Poundage. A Commission issued to compound with Recufants. The King required a Loan of Money, and fent to London, and the Port-Towns, to furnish Ships for Guard of the Seas. The Deputy Lieutenants, and Justices of Dorsetshire, excused themselves, and said, The Case was without President. London was rated at twenty Ships, but defired an Abatement to ten, and two Pinnaces; the Council denied it; and faid, The Presidents in former Times were Obedience, and not Direction. Commissions issued out for Musters; and Power of Martial Law

was given.

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Page 8. To the imposing of Loans, was added the Billeting of Soldiers; Martial-Law was executed; and the Soldiers committed great Outrages. Some who refused to lend Money to the King, were forced to serve in the King's Ships, then going forth; and the Refusers in the Country, were some of them committed, and the meaner Sort pressed to serve as Soldiers. Dr. Sibthorp published a Sermon, preached by him to promote the King's Affairs; wherein he delivered his Opinion, That the King might make Laws, and do what soever pleaseth bim. Dr. Manwaring preached the same Divinity, and highly against the Power of Parliaments. The Queen was made to walk to Tyburn on Pennance, by her Popish Priests.

Page 9. A Commission of Excise was granted, and Moneys

dibursted for the raising of German Horse.

Page 10. The Fleet, under the Command of the Earl of Denbeigh, failed to Rochel, and finding there some French Ships, would not affault them, though fewer and weaker than themselves by many Degrees; but after shewing themselves only, they returned and left Rochel unrelieved.

Page 11. Manwaring's Books were supprest by Proclamation.

Dr. Manwaring (though disabled by Sentence) was pardoned, and preferred to a good Living. Some Merchants were committed for not paying Tonnage and Poundage, according to the King's Declaration. It was resolved in Council, beforehand, to justify these Proceedings, when the Parliament should meet; and if the Parliament did not pass the Bill for Tonnage and Poundage, then to break it. The Parliament met, (Jan. 20, Car. 3.) and found the Petition of Right to be printed with some Additions; and the Copies sirst printed without the Ad-

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ditions, were suppressed by the King's Order.

Page 12. The Order of the Council for levying of Tomage and Poundage was read in the House. The Speaker being called upon to put the Question propos'd, said, He durst not, for that the King had commanded the contrary. Warrants of the Council were issued for Hollis, Selden, Hobert, Elliot, and other Parliament-Men, to appear before them; Hollis, Curriton, Elliot, and Valentine appeared, and refusing to answer out of Parliament, for what was said and done in Parliament, they were committed close Prisoners to the Tower; and a Proclamation for apprehending others was published, and some of their Studies were sealed up. These Warrants were dated the 5th of March. Car. 3. 1628.

Pige 15. The Papifts in Ireland grew into great Height, Monasteries were there erected, Papifts frequented their publick Meetings and Masses, with as much Considence, and as often

as the Protestants did their Churches.

Pige 37. The House of Commons Voted, I. That the Charge of Ship-Money was against the Law, the Subject's Right and Property, and contrary to former Resolutions in Parliament, and to the Petition of Right. 2. That the extra-judicial Opinion of the Judges, was against the Law, &c. ut prius. 3. That Ship-writs were against Law. 4. That the Judgment in Mr. Hampden's Case, about Ship-Money, was against Law, &c. The House of Lords passed the same Votes; and the next Day a Committee was appointed, to draw up a Charge of Treason against such as had been Abetters therein, the Lord-Keeper, Fineh, and all the rest of the Judges.

Page 500. The King gave a Warrant to repair to the Lodgings and to Seal up the Trunks, Studies and Chambers of the Lord Kimbolton, Mr. Pym, Mr. Hampden, Mr. Hollis, Sir Arthur Hesslinge, and Mr. Strond, Members of Parliament, which was done,

but their Persons were not met with.

Page 51. The five Members received a fecret Notice of this intended Action, whereby they got out of the House just before the King came; otherwise, it was believed, that if the King had found them there, and called in his Guards to have seized them. The Members of the House would have endeavoured the Desence of them, which might have proved a very unhappy and sad Business; and so it did, notwithstanding that was prevented. This sudden Action being the first visible and apparent Ground of all our following Miseries,

1. 191. Dr. Sacheverell, in his Sermon preached at St. Paul's. on the Fifth of November, 1709. in Order to blacken the Revolation, does falfly affert, in his Quarto Sermons, p. 12. and in his Octavo Sermon, p. 13. That, the King himself solemnly disdaine'd the least Imputation of Resstance in his Declaration ; and that, The Parliament declar'd, That they fet the Crown on his Head, upon no other Title, but that of the Vacancy of the Throne. In order to undeceive the World, I have here fet down the 25th Paragraph of the Prince's Declaration, viz. We do in the last Place invite and require all Persons what soever, all the Peers of the Realm, both Spiritual and Temporal, all Lords, Lieutenants, Deputy Lieutenants, and all Gentlemen, Citizens, and other Commons of all Ranks, to come and afft us, in order to the executing of this our Defign, against all such as shall endeavour to oppose us; that so we may prevent all those Miferies which must needs follow upon the Nation's being kept under Arhitrary Government and Slavery; and that all the Violences and Diforders which have overturned the whole Constitution of the English Government, may be fully redressed in a free and legal Parliament. And the Falsity of the Doctor's other Assertion, about the Vacancy of the Throne, may be feen by the Vote of both Houses of Par-

liament, in Page 54 of this Book.

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See a little more of the Doctor's Sincerity, how he wrests the Scripture to serve his Purpose, and infinuates that the Church is in Danger, notwithstanding both Houses of Parliament had voted it out of Danger, during the Life of her Majesty. In the 20th Page of his Octavo Sermon, he faith, That the Prophet Elisha's Servant, did not see his Master's Danger till his Eyes were open'd by Miracle, and be found himself in the midst of Chariots and Horses of Fire. Whereas tis plain from the Text, 2 Kings vi. 15, 16, 17. that the Prophet's Servant was sufficiently allarm'd at his Master's Danger, by an Army of Syrians, and could not be rid of his Fear, till his Eyes were open'd by Miracle to see the Chariots and Horses of Fire, which Heaven had fent to defend him. With what Face can the Doftor complain of others for villanously dividing us with knawith Distinctions, when in his own Sermons, he abuses all those who are not of his Way, both Church-men and Dissenters, by calling them, Neutralifts in Religion, a secret Sort of reserved Atbeifts; wretched, empty, hypocritical Sophisters; impudent, boasting, felf-concented Enthusiasts; Scepticks, sly Saints, Gallio's, canting Fellows, Inemdiaries, Men of villanous and seditious Principles; filthy Dreamers; presumptuous and self-will'd Men; despisers of Dominion and Governwent, a Brood of Vipers, Regicides, infidious, treacherous and falfebearted Knaves, Pagan Beafts, unballow'd, loathfome and detestable Guefts, scandalous Trimmers, Innovators, headstrong encroacking Mon-Sters, excentrick Comets, growing Mischiefs, infectious Plagues, the worft of Damons, Conformists in Profession, half Conformists in Practice, and Nonconformists in Judgment; and much more of the Doctor's Billingsgate I could quote, but for Brevity's sake, I omit.